EM

S0193-2

#### SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 193

(SENATE AUTHORS: BENSON, Draheim, Wiklund, Koran and Rosen)					
DATE	D-PG	OFFICIAL STATUS			
01/19/2021	119	Introduction and first reading			
		Referred to Health and Human Services Finance and Policy			
01/25/2021	165	Authors added Draheim; Wiklund; Koran; Rosen			
01/28/2021	175a	Comm report: To pass as amended and re-refer to Civil Law and Data Practices Policy			
02/08/2021	272	Comm report: To pass			
	273	Second reading			
04/21/2021	3034	Special Order			
	3034	Third reading Passed			
05/03/2021	4068	Returned from House with amendment			
	4068	Senate not concur, conference committee of 3 requested			
05/13/2021	4207	Senate conferees Benson; Draheim; Wiklund			
05/15/2021	4228	House conferees Morrison; Moller; Rasmusson			
05/17/2021	4276c	Conference committee report			
		Senate adopted CC report and repassed bill			
	4277	Third reading			
	4307	House adopted SCC report and repassed bill			
		Presentment date 05/21/2021			
	4796	Governor's action Approval 05/25/2021			
		Secretary of State Chapter 27 05/25/2021			

1.1	A bill for an act
1.2	relating to health occupations; creating a psychology interjurisdictional compact;
1.3	proposing coding for new law in Minnesota Statutes, chapter 148.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Effective date Art. I-XIV 08/01/21; Art. XV 05/26/21

# Section 1. [148.9051] PSYCHOLOGY INTERJURISDICTIONAL COMPACT (PSYPACT).

- 1.7 The psychology interjurisdictional compact is enacted into law and entered into with all
- 1.8 <u>other jurisdictions legally joining in it in the form substantially specified in this section.</u>
- 1.9

1.10

ARTICLE I

#### **PURPOSE**

- 1.11 Whereas, states license psychologists, in order to protect the public through verification
- 1.12 of education, training, and experience and ensure accountability for professional practice;
- 1.13 Whereas, this compact is intended to regulate the day to day practice of telepsychology
- 1.14 by psychologists across state boundaries in the performance of their psychological practice
- 1.15 as assigned by an appropriate authority;

#### 1.16 Whereas, this compact is intended to regulate the temporary in-person, face-to-face

- 1.17 practice of psychology by psychologists across state boundaries for 30 days within a calendar
- 1.18 year in the performance of their psychological practice as assigned by an appropriate
- 1.19 authority;

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2.1	Whereas,	this compact is inten	ded to authoriz	e state psychology re	gulatory authorities
2.2	to afford lega	al recognition, in a ma	anner consister	t with the terms of th	e compact, to
2.3	psychologist	s licensed in another	state;		
2.4	Whereas,	this compact recogni	izes that states	have a vested interest	t in protecting the
2.5	public's healt	h and safety through	their licensing	and regulation of psy	chologists and that
2.6	such state reg	gulation will best prot	tect public heal	th and safety;	
2.7	Whereas,	this compact does no	ot apply when a	psychologist is licens	sed in both the home
2.8	and receiving	states; and			
2.9	Whereas,	this compact does no	ot apply to perm	nanent in-person, fac	e-to-face practice; it
2.10	does allow for	or authorization of ter	nporary psycho	ological practice.	
2.11	Consister	nt with these principle	es, this compac	t is designed to achie	ve the following
2.12	purposes and	objectives:			
2.13	<u>(1) increa</u>	se public access to p	rofessional psy	chological services b	y allowing for
2.14	telepsycholog	gical practice across	state lines as w	ell as temporary in-pe	erson, face-to-face
2.15	services into	a state where the psy	chologist is no	t licensed to practice	psychology;
2.16	<u>(2)</u> enhan	ce the states' ability t	o protect the pu	ublic's health and safe	ety, especially client
2.17	and patient sa	afety;			
2.18	<u>(3) encou</u>	rage the cooperation	of compact sta	tes in the areas of psy	chology licensure
2.19	and regulatio	<u>n;</u>			
2.20	(4) facilita	ate the exchange of in	formation betw	een compact states reg	garding psychologist
2.21	licensure, ad	verse actions, and dis	ciplinary histor	ŢŢ;	
2.22	<u>(5) prome</u>	ote compliance with th	ne laws governi	ng psychological prac	tice in each compact
2.23	state; and				
2.24	(6) invest	all compact states wit	h the authority	to hold licensed psych	ologists accountable
2.25	through the r	nutual recognition of	compact state	licenses.	
2.26			ARTICLE		
2.27			DEFINITI	DNS	
2.28	As used i	n this compact, the fo	ollowing terms	have the meanings gi	ven them.
2.29	<u>A</u> . "Adve	rse action" means any	y action taken b	y a state psychology	regulatory authority
2.30		a violation of a statute			
2.31	regulatory au	thority as discipline a	and is a matter	of public record.	

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3.1	B. "Ass	sociation of State and F	Provincial Psych	ology Boards" or "A	SPPB" means the
3.2	recognized	membership organizati	on composed of	state and provincial p	sychology regulatory
3.3	authorities	responsible for the lice	ensure and regis	tration of psycholog	ists throughout the
3.4	United Sta	tes and Canada.			
3.5	<u>C. "Au</u>	thority to practice inter	jurisdictional te	lepsychology" mean	s a licensed
3.6	psychologi	st's authority to practic	e telepsycholog	y, within the limits a	uthorized under this
3.7	compact, in	n another compact state	<del>2</del> .		
3.8	D. "By]	laws" means those byla	aws established	by the Psychology In	nterjurisdictional
3.9	Compact C	ommission pursuant to	Article X for its	governance or for dire	ecting and controlling
3.10	its actions	and conduct.			
3.11	E. "Clie	ent" and "patient" mean	ns the recipient	of psychological serv	vices, including
3.12	psychologi	cal services that are del	ivered in the con	text of health care, co	prporate, supervision,
3.13	or consulti	ng services.			
3.14	<u>F. "Con</u>	nmissioner" means the	voting represent	tative appointed by e	ach state psychology
3.15	regulatory	authority pursuant to A	Article X.		
3.16	<u>G. "Co</u>	mpact state" means a s	tate, the District	of Columbia, or a U	nited States territory
3.17	that has en	acted this compact legi	islation and whi	ch has not withdraw	n pursuant to Article
3.18	XIII, sectio	on C, or been terminate	ed pursuant to A	rticle XII, section B.	<u>,</u>
3.19	<u>H. "Coo</u>	ordinated Licensure Info	ormation System	" also referred to as "o	coordinated database"
3.20	means an ii	ntegrated process for co	llecting, storing,	and sharing informat	tion on psychologists'
3.21	licensure a	nd enforcement activit	ies related to ps	ychology licensure la	aws, which is
3.22	administer	ed by the recognized m	embership orga	nization composed o	f state and provincial
3.23	psychology	y regulatory authorities	<u>s.</u>		
3.24	<u>I. "Con</u>	fidentiality" means dat	a or information	n is not made availab	le or disclosed to
3.25	<u>unauthoriz</u>	ed persons or processe	<u>s.</u>		
3.26	J. "Day	" means any part of a c	lay in which psy	chological work is p	performed.
3.27	<u>K. "Dis</u>	tant state" means the c	ompact state wh	nere a psychologist is	s physically present
3.28	to provide	temporary in-person an	d face-to-face p	sychological service:	s, not through the use
3.29	of telecom	munications technolog	ies.		
3.30	L. "E.P.	assport" means a certific	cate issued by the	e ASPPB that promot	es the standardization
3.31	in the crite	ria of interjurisdictiona	ıl telepsycholog	y practice and facilit	ates the process for
3.32	licensed ps	sychologists to provide	telepsychologic	al services across st	ate lines.

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4.1	M. "Ex	ecutive Board" means	a group of dired	ctors elected or appoint	inted to act on behalf
4.2	of and with	nin the powers granted	to them by the	commission.	
4.3	N. "Ho	me state" means a com	pact state wher	e a psychologist is li	censed to practice
4.4		y. If the psychologist is	-		
4.5	under the a	uthorization to practic	e interjurisdicti	onal telepsychology,	the home state is the
4.6	compact st	ate where the psycholo	ogist is physical	ly present when the t	elepsychological
4.7	services are	e delivered. If the psyc	hologist is licer	nsed in more than one	e compact state and
4.8	is practicin	g under the temporary	authorization to	o practice, the home	state is any compact
4.9	state where	e the psychologist is lic	censed.		
4.10	O. "Ide	ntity history summary"	' means a summ	ary of information re	tained by the FBI, or
4.11	other desig	nee with similar autho	rity, in connecti	on with arrests and,	in some instances,
4.12	federal em	ployment, naturalizatio	on, or military s	ervice.	
4.13	<u>P. "In-p</u>	erson, face-to-face" m	eans interaction	s in which the psych	ologist and the client
4.14	or patient a	are in the same physica	l space and doe	s not include interact	tions that may occur
4.15	through the	e use of telecommunica	ation technolog	ies.	
4.16	Q. "Inte	erjurisdictional Practice	Certificate" or '	'IPC" means a certific	cate issued by ASPPB
4.17	that grants	temporary authority to	practice based	on notification to the	e state psychology
4.18	regulatory	authority of the intenti	on to practice to	emporarily and the ve	erification of the
4.19	psychologi	st's qualifications for s	such practice.		
4.20	<u>R. "Lic</u>	ense" means authoriza	tion by a state p	sychology regulator	y authority to engage
4.21	in the inde	pendent practice of psy	chology, which	would be unlawful	without the
4.22	authorizati	on.			
4.23	<u>S. "Nor</u>	ncompact state" means	any state which	n is not at the time a	compact state.
4.24	<u>T. "Psy</u>	chologist" means an in	dividual license	ed for the independer	nt practice of
4.25	psychology	<u>/.</u>			
4.26	<u>U. "Psy</u>	chology Interjurisdicti	onal Compact (	Commission" also ret	ferred to as
4.27	"commissie	on" means the national	administration	of which all compac	t states are members.
4.28	<u>V. "Rec</u>	eiving state" means a	compact state w	where the client or pat	tient is physically
4.29	located wh	en the telepsychologic	al services are o	lelivered.	
4.30	<u>W. "Ru</u>	le" means a written sta	tement by the F	Sychology Interjuris	dictional Compact
4.31	Commissio	on that is promulgated	pursuant to Art	icle XI and is of gene	eral applicability and
4.32	implement	s, interprets, or prescri	bes a policy or	provision of the com	pact, or an
4.33	organizatio	onal, procedural, or prac	ctice requirement	nt of the commission,	and that has the force

Section 1.

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5.1	and effect of a	statutory law in a con	npact state, ai	nd that includes the a	mendment, repeal,
5.2	or suspension	of an existing rule.			
5.3	X. "Signifi	cant investigatory inf	ormation" me	ans:	
5.4	(1) investig	gative information that	t a state psycł	ology regulatory aut	hority, after a
5.5	preliminary in	quiry that includes no	tification and	an opportunity to res	spond if required by
5.6	state law, has r	eason to believe, if pr	oven true, wo	uld indicate more that	n a violation of state
5.7	statute or ethic	s code and that would	be considered	more substantial that	n a minor infraction;
5.8	or				
5.9	(2) investig	gative information that	t indicates the	psychologist represe	ents an immediate
5.10	threat to public	e health and safety reg	gardless of wh	ether the psychologi	st has been notified
5.11	and had an opp	portunity to respond.			
5.12	Y. "State" r	neans a state, commo	nwealth, terri	tory, or possession of	f the United States;
5.13	or the District	of Columbia.			
5.14	Z. "State ps	cychology regulatory a	authority" mea	ans the board, office,	or other agency with
5.15	the legislative	mandate to license ar	d regulate the	practice of psycholo	<u>ogy.</u>
5.16	AA. "Telep	osychology" means th	e provision of	psychological servic	ces using
5.17	telecommunica	ation technologies.			
5.18	BB. "Temp	orary authorization to	practice" me	ans a licensed psycho	ologist's authority to
5.19	conduct tempo	prary in-person, face-t	o-face practic	e, within the limits a	uthorized under this
5.20	compact, in an	other compact state.			
5.21	CC. "Temp	orary in-person, face	-to-face practi	ce" means a psychol	ogist is physically
5.22	present, and no	ot through the use of t	elecommunic	ations technologies, i	n the distant state to
5.23	provide for the	practice of psycholo	gy for 30 days	s within a calendar ye	ear and is based on
5.24	notification to	the distant state.			
5.25			ARTICLE	<u>III</u>	
5.26		HOM	E STATE LI	CENSURE	
5.27	A. The hon	ne state shall be a cor	npact state wh	ere a psychologist is	licensed to practice
5.28	psychology.				
5.29	B. A psych	ologist may hold one	or more com	pact state licenses at	a time. If the
5.30	psychologist is	licensed in more that	n one compact	state, the home state	is the compact state
5.31	where the psyc	chologist is physically	present when	the services are deli	ivered as authorized
5.32	by the authority	to practice interjurise	lictional teleps	ychology under the te	erms of this compact.

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6.1	C. Any c	compact state may req	uire a psycholo	gist not previously li	censed in a compact	
6.2	state to obta	in and retain a license	to be authorize	ed to practice in the co	ompact state under	
6.3	circumstanc	es not authorized by the	he authority to	practice interjurisdicti	onal telepsychology	
6.4	under the te	rms of this compact.				
6.5	D. Any o	compact state may req	uire a psycholo	ogist to obtain and ret	ain a license to be	
6.6	authorized t	o practice in a compac	et state under ci	rcumstances not auth	orized by temporary	
6.7	authorizatio	n to practice under the	e terms of this of	compact.		
6.8	E. A hor	ne state's license autho	orizes a psychol	ogist to practice in a 1	receiving state under	
6.9	the authority	y to practice interjurise	dictional teleps	ychology only if the o	compact state:	
6.10	<u>(1)</u> curre	ently requires the psyc	hologist to holo	l an active E.Passport	·. · · · · · · · · · · · · · · · · · ·	
6.11	<u>(2) has a</u>	mechanism in place f	for receiving an	d investigating comp	laints about licensed	
6.12	individuals;					
6.13	<u>(3) notif</u>	ies the commission, in	compliance w	ith the terms herein, o	f any adverse action	
6.14	or significat	nt investigatory inform	nation regarding	g a licensed individua	<u>ıl;</u>	
6.15	<u>(4) requi</u>	ires an identity history	summary of a	l applicants at initial	licensure, including	
6.16	the use of th	ne results of fingerprin	ts or other bior	netric data checks con	mpliant with the	
6.17	requirements of the FBI or other designee with similar authority, no later than ten years					
6.18	after activat	ion of the compact; ar	nd			
6.19	<u>(5) comp</u>	plies with the bylaws a	and rules of the	commission.		
6.20	<u>F. A hon</u>	ne state's license grant	s temporary au	thorization to practice	to a psychologist in	
6.21	<u>a distant sta</u>	te only if the compact	state:			
6.22	<u>(1)</u> curre	ently requires the psyc	hologist to hole	l an active IPC;		
6.23	<u>(2) has a</u>	mechanism in place f	for receiving an	d investigating comp	laints about licensed	
6.24	individuals;					
6.25	<u>(3) notif</u>	ies the commission, in	compliance w	ith the terms herein, o	f any adverse action	
6.26	or significat	nt investigatory inform	nation regarding	g a licensed individua	<u>l;</u>	
6.27	<u>(4)</u> requi	ires an identity history	summary of al	l applicants at initial	licensure, including	
6.28	the use of the	e results of fingerprin	ts or other bior	netric data checks con	mpliant with the	
6.29	requirement	ts of the FBI or other of	lesignee with s	imilar authority, no la	ter than ten years	
6.30	after activat	ion of the compact; ar	nd			
6.31	(5) com	olies with the bylaws a	and rules of the	commission.		

6.31 (5) complies with the bylaws and rules of the commission.

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7.1			ARTICLE	IV	
7.2	C	OMPACT PRIVILE	GE TO PRAC	TICE TELEPSYCH	OLOGY
7.3	A. Comp	oact states shall recogn	ize the right of a	n psychologist, license	d in a compact state
7.4	in conforma	nce with Article III, to	practice telepsy	chology in other comp	act states (receiving
7.5		nich the psychologist i			practice
7.6	interjurisdic	tional telepsychology	as provided in	the compact.	
7.7	B. To exe	ercise the authority to	practice interjuri	sdictional telepsychol	ogy under the terms
7.8	and provisio	ons of this compact, a	psychologist lic	ensed to practice in a c	compact state must:
7.9	(1) hold	a graduate degree in p	sychology from	an institute of higher	education that was,
7.10	at the time t	he degree was awarde	ed:		
7.11	(a) regio	nally accredited by an	accrediting bo	dy recognized by the	U.S. Department of
7.12	Education to	o grant graduate degre	es, or authorize	d by Provincial Statut	e or Royal Charter
7.13	to grant doc	toral degrees; or			
7.14	(b) a fore	eign college or univer	sity deemed to l	be equivalent to item (	(a) by a foreign
7.15	credential ev	valuation service that	is a member of	the National Associat	ion of Credential
7.16	Evaluation S	Services (NACES) or	by a recognized	foreign credential ev	aluation service;
7.17	<u>(2) hold</u>	a graduate degree in p	osychology that	meets the following c	riteria:
7.18	(a) the pr	rogram, wherever it m	ay be administr	atively housed, must b	be clearly identified
7.19		as a psychology progra		· · ·	
7.20	catalogues a	nd brochures its inten	t to educate and	l train professional ps	ychologists;
7.21	(b) the ps	sychology program mu	ust stand as a rec	ognizable, coherent, o	organizational entity
7.22	within the ir	<u>istitution;</u>			
7.23	(c) there	must be a clear autho	rity and primar	responsibility for the	e core and specialty
7.24	areas wheth	er or not the program	cuts across adm	inistrative lines;	
7.25	(d) the p	rogram must consist c	of an integrated,	organized sequence of	of study;
7.26	(e) there	must be an identifiab	le psychology f	aculty sufficient in siz	e and breadth to
7.27	carry out its	responsibilities;			
7.28	<u>(f) the de</u>	esignated director of the	he program mus	st be a psychologist ar	nd a member of the
7.29	core faculty	2			
7.30	(g) the pr	rogram must have an i	identifiable bod	y of students who are	matriculated in that
7.31	program for	a degree;			

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8.1	(h) the prog	gram must include su	upervised pra	cticum, internship, or f	ield training	
8.2	appropriate to	the practice of psych	nology;			
8.3	(i) the curri	culum shall encomp	ass a minimu	um of three academic ye	ears of full-time	
8.4	graduate study	for doctoral degrees	s and a minin	num of one academic ye	ear of full-time	
8.5	graduate study	for a master's degre	e; and			
8.6	(j) the prog	ram includes an acc	eptable reside	ency as defined by the r	ules of the	
8.7	commission;					
8.8	(3) possess	a current, full, and u	inrestricted li	cense to practice psych	ology in a home	
8.9	state which is a	a compact state;				
8.10	<u>(4) have no</u>	history of adverse a	ection that vie	plates the rules of the co	ommission;	
8.11	<u>(5) have no</u>	criminal record histo	ory reported o	on an identity history su	mmary that violates	
8.12	the rules of the	commission;				
8.13	(6) possess	a current, active E.F	Passport;			
8.14	(7) provide	attestations in regard	l to areas of ir	ntended practice, confor	mity with standards	
8.15	of practice, competence in telepsychology technology; criminal background; and knowledge					
8.16	and adherence to legal requirements in the home and receiving states, and provide a release					
8.17	of information to allow for primary source verification in a manner specified by the					
8.18	commission; a	nd				
8.19	<u>(8) meet ot</u>	her criteria as define	d by the rule	s of the commission.		
8.20	C. The hon	ne state maintains au	thority over	the license of any psych	ologist practicing	
8.21	into a receiving	g state under the aut	hority to prac	tice interjurisdictional t	telepsychology.	
8.22	D. A psych	ologist practicing in	to a receiving	g state under the author	ity to practice	
8.23	interjurisdictio	nal telepsychology v	will be subjec	et to the receiving state's	s scope of practice.	
8.24	A receiving sta	te may, in accordance	ce with that s	tate's due process law, l	limit or revoke a	
8.25	psychologist's	authority to practice	interjurisdic	tional telepsychology ir	the receiving state	
8.26	and may take a	ny other necessary ac	ctions under t	he receiving state's appli	cable law to protect	
8.27	the health and	safety of the receiving	ng state's citiz	zens. If a receiving state	e takes action, the	
8.28	state shall pror	nptly notify the hom	e state and th	ne commission.		
8.29	E. If a psyc	hologist's license in	any home sta	ate, another compact sta	te, or any authority	
8.30	to practice inte	rjurisdictional teleps	ychology in a	any receiving state, is rea	stricted, suspended,	
8.31	or otherwise lin	mited, the E.Passpor	t shall be rev	oked and therefore the	psychologist shall	

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9.1	not be eligit	ble to practice telepsyc	chology in a co	mpact state under the a	uthority to practice
9.2	interjurisdic	ctional telepsychology	<u>.</u>		
9.3			ARTICL	EV	
9.4	C	ΟΜΡΑСΤ ΤΕΜΡΟΙ	RARY AUTH	ORIZATION TO PRA	ACTICE
	_				
9.5 9.6				tht of a psychologist, lic temporarily in other co	
9.0				ensed, as provided in the	
9.7		s in which the psycho		enseu, as provided in ti	le compact.
9.8	-			practice under the terr	•
9.9	of this com	pact, a psychologist lie	censed to pract	ice in a compact state n	nust:
9.10	<u>(1) hold</u>	a graduate degree in p	sychology fror	n an institute of higher	education that was,
9.11	at the time t	the degree was awarde	ed:		
9.12	(a) regio	onally accredited by ar	accrediting bo	ody recognized by the U	J.S. Department of
9.13	Education to	o grant graduate degre	es, or authoriz	ed by Provincial Statut	e or Royal Charter
9.14	to grant doc	ctoral degrees; or			
9.15	<u>(b) a for</u>	eign college or univer	sity deemed to	be equivalent to item (	a) by a foreign
9.16	credential e	valuation service that	is a member of	f the National Associati	on of Credential
9.17	Evaluation	Services (NACES) or	by a recognize	d foreign credential eva	aluation service;
9.18	<u>(2) hold</u>	a graduate degree in p	osychology that	t meets the following c	riteria:
9.19	<u>(a) the p</u>	rogram, wherever it m	ay be administ	ratively housed, must b	e clearly identified
9.20	and labeled	as a psychology progra	am. Such a prog	gram must specify in pe	rtinent institutional
9.21	catalogues a	and brochures its inter	it to educate an	d train professional psy	chologists;
9.22	<u>(b) the p</u>	sychology program m	ust stand as a re	cognizable, coherent, o	rganizational entity
9.23	within the in	nstitution;			
9.24	(c) there	e must be a clear autho	rity and prima	ry responsibility for the	core and specialty
9.25	areas wheth	er or not the program	cuts across adı	ninistrative lines;	
9.26	<u>(d) the p</u>	orogram must consist c	of an integrated	l, organized sequence o	<u>f study;</u>
9.27	(e) there	e must be an identifiab	le psychology	faculty sufficient in siz	e and breadth to
9.28	carry out its	s responsibilities;			
9.29	<u>(f)</u> the d	esignated director of t	he program mu	ist be a psychologist an	d a member of the
9.30	core faculty	<u>,</u>			

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10.1	(g) the p	orogram must have an i	dentifiable bo	dy of students who are n	natriculated in that
10.2	program fo				
10.3	(h) the	program must include s	upervised pra	cticum, internship, or fie	eld training
10.4	appropriate	e to the practice of psyc	hology;		
10.5	(i) the c	urriculum shall encom	pass a minimu	um of three academic yes	ars of full-time
10.6	graduate st	udy for doctoral degree	s and a minin	num of one academic ye	ar of full-time
10.7	graduate st	udy for a master's degre	ee; and		
10.8	<u>(j)</u> the p	program includes an acc	eptable reside	ency as defined by the ru	iles of the
10.9	commission	<u>n;</u>			
10.10	<u>(3) poss</u>	sess a current, full, and	unrestricted l	icense to practice psycho	ology in a home
10.11	state which	is a compact state;			
10.12	<u>(4) have</u>	e no history of adverse	action that vie	plate the rules of the com	mission;
10.13	<u>(5)</u> have	e no criminal record his	tory that viol	ates the rules of the com	mission;
10.14	<u>(6) poss</u>	sess a current, active IP	<u>C;</u>		
10.15	<u>(7) prov</u>	vide attestations in rega	rd to areas of	intended practice and we	ork experience and
10.16	provide a re	elease of information to a	allow for prim	ary source verification in	a manner specified
10.17	by the com	mission; and			
10.18	<u>(8) mee</u>	t other criteria as define	ed by the rule	s of the commission.	
10.19	C. A ps	ychologist practicing ir	nto a distant st	tate under the temporary	authorization to
10.20	practice sha	all practice within the s	cope of practi	ice authorized by the dis	tant state.
10.21	D. A ps	ychologist practicing in	n a distant stat	te under the temporary a	uthorization to
10.22	practice wi	ll be subject to the dista	ant state's auth	nority and law. A distant	state may, in
10.23	accordance	with that state's due pr	ocess law, lin	nit or revoke a psycholog	gist's temporary
10.24	authorizatio	on to practice in the dist	ant state and	may take any other neces	sary actions under
10.25	the distant s	state's applicable law to	protect the he	alth and safety of the dist	ant state's citizens.
10.26	<u>If a distant</u>	state takes action, the s	tate shall prop	mptly notify the home st	ate and the
10.27	commission	<u>n.</u>			
10.28	<u>E. If a p</u>	sychologist's license in	any home sta	te, another compact state	, or any temporary
10.29	authorizatio	on to practice in any dis	stant state, is 1	restricted, suspended, or	otherwise limited,
10.30	the IPC sha	all be revoked and the p	sychologist sl	hall not be eligible to pra	actice in a compact
10.31	state under	the temporary authoriz	ation to pract	ice.	

10.32

#### **ARTICLE VI**

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11.1	CONDITI	ONS OF TELEPSY	CHOLOGY PI	RACTICE IN A RE	CEIVING STATE
11.2	A psycho	ologist may practice i	n a receiving sta	ate under the authorit	y to practice
11.3	interjurisdict	tional telepsychology	only in the per	formance of the scope	e of practice for
11.4	psychology a	as assigned by an app	ropriate state ps	ychology regulatory	authority, as defined
11.5	in the rules of	of the commission, an	d under the foll	owing circumstances	<u>:</u>
11.6	(1) the ps	sychologist initiates a	client or patien	t contact in a home s	tate via
11.7	telecommun	ications technologies	with a client or	patient in a receiving	g state; and
11.8	<u>(2) accor</u>	ding to other condition	ons regarding te	lepsychology as deter	rmined by rules
11.9	promulgated	by the commission.			
11.10			ARTICLE	VII	
11.11		<u> </u>	ADVERSE AC	TIONS	
11.12	A. A hon	ne state shall have the	e power to impo	se adverse action aga	inst a psychologist's
11.13	license issue	ed by the home state.	A distant state sl	hall have the power to	take adverse action
11.14	on a psychol	logist's temporary aut	horization to pr	actice within that dist	ant state.
11.15	B. A rece	eiving state may take	adverse action	on a psychologist's au	thority to practice
11.16	interjurisdict	tional telepsychology	within that rece	iving state. A home sta	ate may take adverse
11.17	action agains	st a psychologist base	ed on an adverse	e action taken by a dis	stant state regarding
11.18	temporary in	n-person, face-to-face	practice.		
11.19	<u>C. If a ho</u>	me state takes adverse	e action against a	a psychologist's licens	e, that psychologist's
11.20	authority to	practice interjurisdict	ional telepsych	ology is terminated an	nd the E.Passport is
11.21	revoked. Fur	thermore, that psycho	ologist's tempor	ary authorization to p	ractice is terminated
11.22	and the IPC	is revoked.			
11.23	<u>(1) All he</u>	ome state disciplinary	v orders which i	mpose adverse action	shall be reported to
11.24	the commiss	ion in accordance wi	th the rules proi	nulgated by the com	nission. A compact
11.25	state shall re	port adverse actions	in accordance w	vith the rules of the co	ommission.
11.26	(2) In the	e event discipline is re	eported on a psy	chologist, the psycho	ologist will not be
11.27	eligible for to	elepsychology or tem	porary in-person	n, face-to-face practic	e in accordance with
11.28	the rules of t	the commission.			
11.29	(3) Other	actions may be impo	osed as determin	ned by the rules prom	ulgated by the
11.30	commission.	<u>-</u>			
11.31	D. A hon	ne state's psychology	regulatory autho	ority shall investigate	and take appropriate
11.32	action with re	espect to reported inap	propriate condu	ct engaged in by a lice	nsee which occurred

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12.1	in a receivii	ng state as it would if s	uch conduct ha	ad occurred by a licen	see within the home	
12.2	state. In such cases, the home state's law shall control in determining any adverse action					
12.3	against a ps	ychologist's license.				
12.4	E A dis	tant state's psychology	regulatory auth	ority shall investigate	and take appropriate	
12.5		respect to reported inap				
12.6		orary authorization to p				
12.7		ct had occurred by a lie				
12.8	state's law s	hall control in determin	ing any advers	e action against a psyc	hologist's temporary	
12.9	authorizatio	on to practice.				
12.10	<u>F. Nothi</u>	ng in this compact shal	l override a con	mpact state's decision	that a psychologist's	
12.11	participation	n in an alternative prog	gram may be us	sed in lieu of adverse	action and that such	
12.12	participation	n shall remain nonpubl	lic if required b	by the compact state's	law. Compact states	
12.13	must require	e psychologists who ent	ter any alternati	ve programs to not pro	ovide telepsychology	
12.14	services under the authority to practice interjurisdictional telepsychology or provide					
12.15	temporary psychological services under the temporary authorization to practice in any other					
12.16	compact state during the term of the alternative program.					
12.17	G. No other judicial or administrative remedies shall be available to a psychologist in					
12.18	the event a compact state imposes an adverse action pursuant to paragraph C.					
12.19	9 ARTICLE VIII					
12.20	ADD	ITIONAL AUTHOR	ITIES INVES	STED IN A COMPA	CT STATE'S	
12.21		<b>PSYCHOLOC</b>	GY REGULAT	FORY AUTHORITY	<u>Y</u>	
12.22	A. In ad	dition to any other pow	ers granted und	der state law, a compa	ct state's psychology	
12.23	regulatory a	authority shall have the	e authority und	er this compact to:		
12.24	(1) issue	e subpoenas, for both h	earings and inv	vestigations, which re	auire the attendance	
12.25	<u> </u>	ny of witnesses and the			•	
12.26		hology regulatory auth				
12.27		ion of evidence from a	-		-	
12.28		t of competent jurisdic	•			
12.29		subpoenas issued in its				
12.30	authority sh	all pay any witness fee	es, travel exper	nses, mileage, and oth	er fees required by	
12.31		statutes of the state wh				
12.32	<u>(2)</u> issue	e cease and desist or inj	unctive relief of	orders to revoke a psy	chologist's authority	
					·	

12.33 to practice interjurisdictional telepsychology or temporary authorization to practice.

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13.1	B. During the course of any investigation, a psychologist may not change the
13.2	psychologist's home state licensure. A home state psychology regulatory authority is
13.3	authorized to complete any pending investigations of a psychologist and to take any actions
13.4	appropriate under its law. The home state psychology regulatory authority shall promptly
13.5	report the conclusions of such investigations to the commission. Once an investigation has
13.6	been completed, and pending the outcome of the investigation, the psychologist may change
13.7	the psychologist's home state licensure. The commission shall promptly notify the new
13.8	home state of any such decisions as provided in the rules of the commission. All information
13.9	provided to the commission or distributed by compact states pursuant to the psychologist
13.10	shall be confidential, filed under seal, and used for investigatory or disciplinary matters.
13.11	The commission may create additional rules for mandated or discretionary sharing of
13.12	information by compact states.
13.13	ARTICLE IX
10.14	COODDINATED LICENCIDE INFORMATION OVOTEM
13.14	COORDINATED LICENSURE INFORMATION SYSTEM
13.15	A. The commission shall provide for the development and maintenance of a coordinated
13.16	licensure information system, coordinated database, and reporting system containing licensure
13.17	and disciplinary action information on all psychologists to whom this compact is applicable
13.18	in all compact states as defined by the rules of the commission.
13.19	B. Notwithstanding any other provision of state law to the contrary, a compact state
13.20	shall submit a uniform data set to the coordinated database on all licensees as required by
13.21	the rules of the commission, including:
13.22	(1) identifying information;
13.23	(2) licensure data;
13.24	(3) significant investigatory information;
13.25	(4) adverse actions against a psychologist's license;
13.26	(5) an indicator that a psychologist's authority to practice interjurisdictional
13.27	telepsychology and temporary authorization to practice is revoked;
13.28	(6) nonconfidential information related to alternative program participation information;
13.29	(7) any denial of application for licensure and the reasons for the denial; and
13.30	(8) other information which may facilitate the administration of this compact, as
13.31	determined by the rules of the commission.

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14.1	C. The c	coordinated database a	dministrator sh	all promptly notify all	compact states of
14.2	any adverse	action taken against o	or significant in	vestigative information	n on any licensee in
14.3	<u>a compact s</u>	tate.			
14.4	D. Com	pact states reporting in	nformation to th	ne coordinated database	e may designate
14.5	information	that may not be share	ed with the pub	lic without the express	permission of the
14.6	compact sta	te reporting the inform	nation.		
14.7	E. Any i	nformation submitted	to the coordina	nted database that is sub	osequently required
14.8	to be expun	ged by the law of the	compact state r	eporting the informatio	n shall be removed
14.9	from the co	ordinated database.			
14.10			ARTICL	<u>E X</u>	
14.11	ESTABLIS	HMENT OF THE PS	YCHOLOGY	INTERJURISDICTI	ONAL COMPACT
14.12			COMMISS		
14.13	A. The c	compact states hereby	create and esta	blish a joint public age	ency known as the
14.14		Interjurisdictional Co			
14.15	(1) The	commission is a body	politic and an	instrumentality of the c	compact states.
14.16	(2) Venu	e is proper and judici	al proceedings	by or against the comm	nission shall be
14.17	brought sole	ely and exclusively in a	a court of comp	etent jurisdiction where	the principal office
14.18	of the comm	nission is located. The	commission ma	ay waive venue and juri	sdictional defenses
14.19	to the extent	t it adopts or consents t	o participate in	alternative dispute reso	olution proceedings.
14.20	<u>(3) Noth</u>	ing in this compact sh	all be construe	ed to be a waiver of sov	ereign immunity.
14.21	B. Mem	bership, voting, and n	neetings:		
14.22	<u>(1) The c</u>	commission shall cons	ist of one voting	g representative appoint	ed by each compact
14.23	state who sh	all serve as that state's	commissioner.	The state psychology r	egulatory authority
14.24	shall appoin	t its delegate. This del	egate shall be e	empowered to act on be	half of the compact
14.25	state. This d	lelegate shall be limite	ed to:		
14.26	(a) exect	utive director, executi	ve secretary, or	similar executive;	
14.27	(b) curre	ent member of the stat	e psychology r	egulatory authority of a	a compact state; or
14.28	(c) desig	gnee empowered with	the appropriate	e delegate authority to a	act on behalf of the
14.29	compact sta	te.			
14.30	<u>(2)</u> Any	commissioner may be	e removed or su	spended from office as	s provided by the
14.31	law of the s	tate from which the co	ommissioner is	appointed. Any vacand	cy occurring in the

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15.1	commission	n shall be filled in acco	ordance with the	e laws of the compact	t state in which the		
15.2	vacancy exi			•			
15.3	(3) Each commissioner shall be entitled to one vote with regard to the promulgation of						
15.4	rules and creation of bylaws and shall otherwise have an opportunity to participate in the						
15.5		d affairs of the commi		<u> </u>			
15.6		ovided in the bylaws.					
15.7	in meetings	by telephone or other	means of com	nunication.			
15.8	(4) The	commission shall mee	t at least once d	luring each calendar	year. Additional		
15.9	meetings sh	all be held as set forth	in the bylaws.				
15.10	<u>(5) All n</u>	neetings shall be open	to the public, ar	d public notice of me	etings shall be given		
15.11	in the same	manner as required ur	nder the rulema	king provisions in Ar	ticle XI.		
15.12	(6) The	commission may conv	vene in a closed	, nonpublic meeting i	f the commission		
15.13	<u>must discus</u>	<u>s:</u>					
15.14	<u>(a) non-</u>	compliance of a comp	act state with it	s obligations under th	ne compact;		
15.15	<u>(b)</u> empl	loyment, compensation	n, discipline, or	other personnel matt	ters, practices or		
15.16	procedures 1	related to specific empl	oyees, or other 1	natters related to the c	commission's internal		
15.17	personnel practices and procedures;						
15.18	(c) curre	ent, threatened, or reas	onably anticipa	ted litigation against	the commission;		
15.19	<u>(d) nego</u>	tiation of contracts for	r the purchase of	or sale of goods, servi	ces, or real estate;		
15.20	(e) accu	sation against any pers	son of a crime o	or formally censuring	any person;		
15.21	(f) disclo	osure of trade secrets o	r commercial or	financial information	n which is privileged		
15.22	or confiden	tial;					
15.23	(g) discl	osure of information of	of a personal na	ture where disclosure	e would constitute a		
15.24	clearly unw	arranted invasion of p	ersonal privacy	<u>;</u>			
15.25	(h) discl	osure of investigatory	records compil	ed for law enforceme	ent purposes;		
15.26	(i) disclo	osure of information re	lated to any inv	estigatory reports prep	pared by or on behalf		
15.27	of or for use	e of the commission of	r other committ	ee charged with respo	onsibility for		
15.28	investigatio	n or determination of	compliance issu	ies pursuant to the co	ompact; or		
15.29	(j) matte	ers specifically exempt	ted from disclos	sure by federal and st	ate statute.		
15.30	<u>(7)</u> If a r	meeting, or portion of	a meeting, is cl	osed pursuant to this	provision, the		
15.31	commission	n's legal counsel or des	signee shall cert	ify that the meeting r	may be closed and		

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16.1	shall reference each relevant exempting provision. The commission shall keep minutes
16.2	which fully and clearly describe all matters discussed in a meeting and shall provide a full
16.3	and accurate summary of actions taken by any person participating in the meeting and the
16.4	reasons therefore, including a description of the views expressed. All documents considered
16.5	in connection with an action shall be identified in such minutes. All minutes and documents
16.6	of a closed meeting shall remain under seal, subject to release only by a majority vote of
16.7	the commission or order of a court of competent jurisdiction.
16.8	C. The commission shall, by a majority vote of the commissioners, prescribe bylaws
16.9	and rules to govern its conduct as may be necessary or appropriate to carry out the purposes
16.10	and exercise the powers of the compact, including but not limited to:
16.11	(1) establishing the fiscal year of the commission;
16.12	(2) providing reasonable standards and procedures:
16.13	(a) for the establishment and meetings of other committees; and
16.14	(b) governing any general or specific delegation of any authority or function of the
16.15	commission;
16.16	(3) providing reasonable procedures for calling and conducting meetings of the
16.16 16.17	(3) providing reasonable procedures for calling and conducting meetings of the commission, ensuring reasonable advance notice of all meetings and providing an opportunity
16.17	commission, ensuring reasonable advance notice of all meetings and providing an opportunity
16.17 16.18	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed
16.17 16.18 16.19	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary
16.17 16.18 16.19 16.20	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after
16.17 16.18 16.19 16.20 16.21	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part.
<ul> <li>16.17</li> <li>16.18</li> <li>16.19</li> <li>16.20</li> <li>16.21</li> <li>16.22</li> </ul>	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part. As soon as practicable, the commission must make public a copy of the vote to close the
<ul> <li>16.17</li> <li>16.18</li> <li>16.19</li> <li>16.20</li> <li>16.21</li> <li>16.22</li> <li>16.23</li> </ul>	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part. As soon as practicable, the commission must make public a copy of the vote to close the meeting revealing the vote of each commissioner with no proxy votes allowed;
<ol> <li>16.17</li> <li>16.18</li> <li>16.19</li> <li>16.20</li> <li>16.21</li> <li>16.22</li> <li>16.23</li> <li>16.24</li> </ol>	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part. As soon as practicable, the commission must make public a copy of the vote to close the meeting revealing the vote of each commissioner with no proxy votes allowed; (4) establishing the titles, duties, authority, and reasonable procedures for the election
<ul> <li>16.17</li> <li>16.18</li> <li>16.19</li> <li>16.20</li> <li>16.21</li> <li>16.22</li> <li>16.23</li> <li>16.24</li> <li>16.25</li> </ul>	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part. As soon as practicable, the commission must make public a copy of the vote to close the meeting revealing the vote of each commissioner with no proxy votes allowed; (4) establishing the titles, duties, authority, and reasonable procedures for the election of the officers of the commission;
<ol> <li>16.17</li> <li>16.18</li> <li>16.19</li> <li>16.20</li> <li>16.21</li> <li>16.22</li> <li>16.23</li> <li>16.24</li> <li>16.25</li> <li>16.26</li> </ol>	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part. As soon as practicable, the commission must make public a copy of the vote to close the meeting revealing the vote of each commissioner with no proxy votes allowed; (4) establishing the titles, duties, authority, and reasonable procedures for the election of the officers of the commission; (5) providing reasonable standards and procedures for the establishment of the personnel
<ul> <li>16.17</li> <li>16.18</li> <li>16.19</li> <li>16.20</li> <li>16.21</li> <li>16.22</li> <li>16.23</li> <li>16.24</li> <li>16.25</li> <li>16.26</li> <li>16.27</li> </ul>	commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part. As soon as practicable, the commission must make public a copy of the vote to close the meeting revealing the vote of each commissioner with no proxy votes allowed; (4) establishing the titles, duties, authority, and reasonable procedures for the election of the officers of the commission; (5) providing reasonable standards and procedures for the establishment of the personnel policies and programs of the commission. Notwithstanding any civil service or other similar
<ul> <li>16.17</li> <li>16.18</li> <li>16.19</li> <li>16.20</li> <li>16.21</li> <li>16.22</li> <li>16.23</li> <li>16.24</li> <li>16.25</li> <li>16.26</li> <li>16.27</li> <li>16.28</li> </ul>	<u>commission</u> , ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part. As soon as practicable, the commission must make public a copy of the vote to close the meeting revealing the vote of each commissioner with no proxy votes allowed; (4) establishing the titles, duties, authority, and reasonable procedures for the election of the officers of the commission; (5) providing reasonable standards and procedures for the establishment of the personnel policies and programs of the commission. Notwithstanding any civil service or other similar law of any compact state, the bylaws shall exclusively govern the personnel policies and
<ul> <li>16.17</li> <li>16.18</li> <li>16.19</li> <li>16.20</li> <li>16.21</li> <li>16.22</li> <li>16.23</li> <li>16.24</li> <li>16.25</li> <li>16.26</li> <li>16.27</li> <li>16.28</li> <li>16.29</li> </ul>	<ul> <li>commission, ensuring reasonable advance notice of all meetings and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals of such proceedings, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the commissioners vote to close a meeting to the public in whole or in part. As soon as practicable, the commission must make public a copy of the vote to close the meeting revealing the vote of each commissioner with no proxy votes allowed;</li> <li>(4) establishing the titles, duties, authority, and reasonable procedures for the election of the officers of the commission;</li> <li>(5) providing reasonable standards and procedures for the establishment of the personnel policies and programs of the commission. Notwithstanding any civil service or other similar law of any compact state, the bylaws shall exclusively govern the personnel policies and programs of the commission;</li> </ul>

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17.1	(7) providing a mechanis	m for concluding th	e operations of the c	commission and the
17.2	equitable disposition of any s	urplus funds that ma	y exist after the term	ination of the compact
17.3	after the payment and reserve	ing of all of its debt	s and obligations;	
17.4	(8) the commission shall	oublish its bylaws in	a convenient form	and file a copy thereof
17.5	and a copy of any amendmen	t thereto, with the a	ppropriate agency o	r officer in each of the
17.6	compact states;			
17.7	(9) the commission shall	maintain its financi	al records in accorda	ance with the bylaws;
17.8	and			
17.9	(10) the commission shall	meet and take such a	actions as are consist	ent with the provisions
17.10	of this compact and the bylav	WS.		
17.11	D. The commission shall	have the following	powers:	
17.12	(1) the authority to promu	lgate uniform rules	to facilitate and coor	dinate implementation
17.13	and administration of this co	mpact. The rules sh	all have the force an	nd effect of law and
17.14	shall be binding in all compa	ct states;		
17.15	(2) to bring and prosecute	e legal proceedings	or actions in the nam	ne of the commission,
17.16	provided that the standing of	any state psycholog	gy regulatory author	ity or other regulatory
17.17	body responsible for psychol	ogy licensure to suc	e or be sued under ap	oplicable law shall not
17.18	be affected;			
17.19	(3) to purchase and maint	ain insurance and b	onds;	
17.20	(4) to borrow, accept, or o	contract for services	of personnel, inclu	ding but not limited to
17.21	employees of a compact state	2;		
17.22	(5) to hire employees, ele	ct or appoint office	rs, fix compensation	, define duties, grant
17.23	such individuals appropriate a	uthority to carry ou	t the purposes of the	compact, and establish
17.24	the commission's personnel p	policies and program	ns relating to conflic	ets of interest,
17.25	qualifications of personnel, a	nd other related per	sonnel matters;	
17.26	(6) to accept any and all a	appropriate donation	ns and grants of mor	ney; donations of
17.27	equipment, supplies, materia	ls, and services; and	l receive, utilize, and	d dispose of the same
17.28	provided that at all times the c	commission shall str	ive to avoid any app	earance of impropriety
17.29	or conflict of interest;			
17.30	(7) to lease, purchase, acc	cept appropriate gift	s or donations of, or	r otherwise to own,
17.31	hold, improve, or use any pro	operty, real, persona	l, or mixed; provide	ed that at all times the
17.32	commission shall strive to av	oid any appearance	of impropriety;	

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18.1	<u>(8)</u> to se	ll, convey, mortgage,	pledge, lease, e	xchange, abandon, or	otherwise dispose	
18.2	of any prop	erty, real, personal, or	<u>mixed;</u>			
18.3	(9) to establish a budget and make expenditures;					
18.4	<u>(10) to b</u>	oorrow money;				
18.5	<u>(11) to a</u>	ppoint committees, in	cluding advisor	y committees compris	ed of members, state	
18.6	regulators, s	state legislators or thei	ir representative	es, and consumer repre	esentatives, and such	
18.7	other intere	sted persons as may b	e designated in	this compact and the	bylaws;	
18.8	<u>(12) to p</u>	provide and receive in	formation from	, and to cooperate wit	h, law enforcement	
18.9	agencies;					
18.10	<u>(13) to a</u>	adopt and use an offici	ial seal; and			
18.11	<u>(14) to p</u>	perform such other fur	nctions as may	be necessary or appro	priate to achieve the	
18.12	purposes of	this compact consiste	ent with the stat	e regulation of psycho	ology licensure,	
18.13	temporary i	n-person, face-to-face	e practice, and t	elepsychology practic	<u>e.</u>	
18.14	E. The H	Executive Board:				
18.15	The elec	eted officers shall serv	e as the Execut	ive Board, which sha	ll have the power to	
18.16	act on beha	lf of the commission a	according to the	terms of this compac	et.	
18.17	(1) The	Executive Board shall	l be comprised	of six members:		
18.18	<u>(a) five v</u>	voting members who a	re elected by the	e commission from the	current membership	
18.19	of the comm	nission; and				
18.20	<u>(b) one</u>	ex-officio, nonvoting	member from t	he recognized membe	rship organization	
18.21	composed of	of state and provincial	psychology reg	gulatory authorities.		
18.22	(2) The	ex-officio member m	ust have served	as staff or member or	n a state psychology	
18.23	regulatory a	authority and will be s	elected by its re	espective organization	<u>l.</u>	
18.24	(3) The	commission may rem	ove any membe	er of the Executive Bo	oard as provided in	
18.25	the bylaws.					
18.26	(4) The	Executive Board shall	l meet at least a	nnually.		
18.27	(5) The	Executive Board shall	l have the follow	wing duties and respo	nsibilities:	
18.28	(a) recon	mmend to the entire co	ommission char	nges to the rules or by	laws, changes to this	
18.29	compact leg	islation, fees paid by c	ompact states su	ich as annual dues, and	any other applicable	
18.30	fees;					

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19.1		mpact administrati	on services a	are appropriately provide	d, contractual or	
19.2	otherwise;					
19.3	(c) prepare and recommend the budget;					
19.4	(d) maintain financial records on behalf of the commission;					
19.5	(e) monitor c	ompact complianc	e of member	states and provide comp	bliance reports to	
19.6	the commission;					
19.7	(f) establish a	additional committ	ees as necess	sary; and		
19.8	(g) other dut	ies as provided in r	ules or bylav	VS.		
19.9	F. Financing	of the commission	<u>:</u>			
19.10	(1) The com	nission shall pay, o	or provide for	r the payment of the reas	sonable expenses	
19.11	of its establishm	ent, organization, a	and ongoing	activities.		
19.12	(2) The com	nission may accep	t any and all	appropriate revenue sou	rces including	
19.13	donations and gra	ants of money, and o	donations of o	equipment, supplies, mate	erials, and services.	
19.14	(3) The com	nission may levy c	on and collec	t an annual assessment f	rom each compact	
19.15	state or impose f	ees on other partie	s to cover the	e cost of the operations a	nd activities of the	
19.16	commission and	its staff which mu	st be in a tota	al amount sufficient to co	over its annual	
19.17	budget as approv	ved each year for w	hich revenue	e is not provided by othe	r sources. The	
19.18	aggregate annual	assessment amoun	t shall be allo	cated based upon a formu	la to be determined	
19.19	by the commissi	on which shall pro	mulgate a ru	le binding upon all comp	pact states.	
19.20	(4) The com	nission shall not in	cur obligatio	ons of any kind prior to s	ecuring the funds	
19.21	adequate to meet	the same; nor shall	l the commis	sion pledge the credit of a	any of the compact	
19.22	states, except by	and with the authority	ority of the co	ompact state.		
19.23	(5) The comm	nission shall keep a	accurate acco	ounts of all receipts and d	isbursements. The	
19.24	receipts and dist	oursements of the c	ommission s	hall be subject to the aud	lit and accounting	
19.25	procedures estab	olished under its by	laws. Howev	ver, all receipts and disbu	irsements of funds	
19.26	handled by the co	ommission shall be	audited yearly	y by a certified or licensed	l public accountant	
19.27	and the report of	the audit shall be	included in a	nd become part of the an	inual report of the	
19.28	commission.					
19.29	G. Qualified	immunity, defense	, and indemr	ification:		
19.30	<u> </u>			or, employees, and repres		
19.31	commission sha	ll be immune from	suit and liab	ility, either personally or	in their official	
19.32	capacity, for any	claim for damage	to or loss of	property or personal inju	ary or other civil	

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liability caused by or arising out of any actual or alleged act, error, or omission that occurred, 20.1

or that the person against whom the claim is made had a reasonable basis for believing

20.3 occurred, within the scope of commission employment, duties, or responsibilities; provided

that nothing in this paragraph shall be construed to protect any such person from suit and 20.4

liability for any damage, loss, injury, or liability caused by the intentional, willful, or wanton 20.5 misconduct of that person. 20.6

20.7 (2) The commission shall defend any member, officer, executive director, employee, or representative of the commission in any civil action seeking to impose liability arising out 20.8 of any actual or alleged act, error, or omission that occurred within the scope of commission 20.9 employment, duties, or responsibilities, or that the person against whom the claim is made 20.10 had a reasonable basis for believing occurred within the scope of commission employment, 20.11 duties, or responsibilities; provided that nothing herein shall be construed to prohibit that 20.12 person from retaining his or her own counsel; and provided further, that the actual or alleged 20.13

act, error, or omission did not result from that person's intentional, willful, or wanton 20.14

misconduct. 20.15

20.2

(3) The commission shall indemnify and hold harmless any member, officer, executive 20.16 director, employee, or representative of the commission for the amount of any settlement 20.17 or judgment obtained against that person arising out of any actual or alleged act, error, or 20.18 omission that occurred within the scope of commission employment, duties, or 20.19 responsibilities, or that such person had a reasonable basis for believing occurred within 20.20 the scope of commission employment, duties, or responsibilities; provided that the actual 20.21

or alleged act, error, or omission did not result from the intentional, willful, or wanton 20.22 misconduct of that person.

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20.23

#### **ARTICLE XI**

### RULEMAKING

A. The commission shall exercise its rulemaking powers pursuant to the criteria set forth 20.26 in this article and the rules adopted thereunder. Rules and amendments shall become binding 20.27 20.28 as of the date specified in each rule or amendment.

#### B. If a majority of the legislatures of the compact states rejects a rule, by enactment of 20.29

a statute or resolution in the same manner used to adopt the compact, then such rule shall 20.30

have no further force and effect in any compact state. 20.31

C. Rules or amendments to the rules shall be adopted at a regular or special meeting of 20.32 the commission. 20.33

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21.1	D. Prior	to promulgation and a	doption of a fin	al rule or rules by the	commission, and at
21.2	least 60 day	s in advance of the me	eting at which tl	ne rule will be conside	ered and voted upon,
21.3	the commiss	sion shall file a notice	of proposed ru	lemaking:	
21.4	(1) on th	e website of the comm	nission; and		
21.5	(2) on th	e website of each com	npact state's psy	chology regulatory a	uthority or the
21.6	publication	in which each state we	ould otherwise	publish proposed rule	es.
21.7	E. The n	otice of proposed rule	emaking shall in	clude:	
21.8	<u>(1) the p</u>	proposed time, date, an	nd location of th	e meeting in which tl	ne rule will be
21.9	considered a	and voted upon;			
21.10	(2) the te	ext of the proposed rul	le or amendmer	at and the reason for t	he proposed rule;
21.11	<u>(3)</u> a req	uest for comments on	the proposed ru	ale from any intereste	ed person; and
21.12	(4) the m	nanner in which interes	sted persons ma	y submit notice to the	commission of their
21.13	intention to	attend the public hear	ring and any wri	tten comments.	
21.14	F. Prior	to adoption of a propo	osed rule, the co	mmission shall allow	persons to submit
21.15	written data, facts, opinions, and arguments, which shall be made available to the public.				
21.16	G. The commission shall grant an opportunity for a public hearing before it adopts a				
21.17	rule or ame	ndment if a hearing is	requested by:		
21.18	<u>(1) at lea</u>	ast 25 persons who sul	bmit comments	independently of eac	h other;
21.19	<u>(2) a gov</u>	vernmental subdivision	n or agency; or		
21.20	<u>(3)</u> a dul	y appointed person in	an association	that has at least 25 m	embers.
21.21	<u>H. If a h</u>	earing is held on the pr	coposed rule or a	amendment, the comr	nission shall publish
21.22	the place, ti	me, and date of the scl	heduled public	hearing.	
21.23	<u>(1) All p</u>	persons wishing to be l	heard at the hea	ring shall notify the e	executive director of
21.24	the commiss	sion or other designate	ed member in w	riting of their desire	to appear and testify
21.25	at the hearing	ng not less than five bu	usiness days bet	fore the scheduled da	te of the hearing.
21.26	<u>(2) Hear</u>	ings shall be conducte	ed in a manner p	providing each persor	n who wishes to
21.27	comment a	fair and reasonable op	portunity to con	nment orally or in wi	riting.
21.28	<u>(3) No tr</u>	ranscript of the hearing	g is required, ur	nless a written reques	t for a transcript is
21.29	made, in wh	nich case the person re	equesting the tra	nscript shall bear the	cost of producing
21.30	the transcrip	ot. A recording may be	e made in lieu o	f a transcript under th	ne same terms and

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22.1	conditions a	as a transcript. This su	bsection shall n	ot preclude the comm	nission from making
22.2	a transcript	or recording of the he	aring if it so cho	Doses.	
22.3	(4) Notł	ning in this section sha	ll be construed	as requiring a separat	te hearing on each
22.4	~ /	may be grouped for th			
22.5	this section	<u>.</u>			
22.6	I. Follov	wing the scheduled hea	aring date, or by	the close of busines	s on the scheduled
22.7		e if the hearing was no			
22.8	comments 1				
22.9	I The c	ommission shall, by m	aiority vote of	all members, take fin	al action on the
22.9		ile and shall determine			
22.10	· ·	record and the full tex			based on the
22.11					
22.12		written notice of inter	-		
22.13		e commission may pro	oceed with pron	nulgation of the prop	osed rule without a
22.14	public hear	ing.			
22.15	L. Upon	determination that an	emergency exi	sts, the commission r	nay consider and
22.16	adopt an em	nergency rule without p	rior notice, oppo	ortunity for comment,	or hearing, provided
22.17	that the usu	al rulemaking procedu	res provided in	the compact and in t	his section shall be
22.18	retroactivel	y applied to the rule as	s soon as reason	ably possible, in no e	event later than 90
22.19	days after the	he effective date of the	e rule. For the p	urposes of this provis	ion, an emergency
22.20	rule is one t	that must be adopted in	mmediately in c	order to:	
22.21	<u>(1) mee</u>	t an imminent threat to	public health,	safety, or welfare;	
22.22	<u>(2) prev</u>	ent a loss of commissi	on or compact	state funds;	
22.23	<u>(3) meet</u>	t a deadline for the pro	mulgation of ar	administrative rule t	hat is established by
22.24	federal law	or rule; or			
22.25	<u>(4) prote</u>	ect public health and s	afety.		
22.26	M. The	commission or an auth	orized committe	ee of the commission	may direct revisions
22.27	to a previou	usly adopted rule or am	endment for pu	rposes of correcting t	ypographical errors,
22.28	errors in for	rmat, errors in consiste	ncy, or gramma	tical errors. Public no	tice of any revisions
22.29	shall be pos	ted on the website of t	he commission.	The revision shall be	subject to challenge
22.30	by any pers	on for a period of 30 c	lays after postir	g. The revision may	be challenged only
22.31	on grounds	that the revision result	s in a material c	hange to a rule. A cha	llenge shall be made
22.32	in writing, a	and delivered to the cha	air of the commi	ssion prior to the end	of the notice period.

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23.1	If no challeng	ge is made, the revisi	ion will take e	ffect without further action	on. If the revision
23.2	is challenged	, the revision may no	ot take effect w	vithout the approval of the	ne commission.
23.3			ARTICLI	EXII	
23.4	OV	FRSIGHT DISPIT	TE RESOLU	TION, AND ENFORC	FMFNT
23.5	<u>A. Oversi</u>	<u>ght:</u>			
23.6	<u>(1)</u> The ex	ecutive, legislative, a	and judicial bra	anches of state governme	nt in each compact
23.7	state shall enf	force this compact ar	nd take all action	ons necessary and approp	priate to effectuate
23.8	the compact's	purposes and intent.	The provision	s of this compact and the	rules promulgated
23.9	hereunder sha	all have standing as s	statutory law.		
23.10	<u>(2) All co</u>	urts shall take judici	al notice of the	e compact and the rules i	n any judicial or
23.11	administrative	e proceeding in a con	npact state per	taining to the subject mat	ter of this compact
23.12	which may af	fect the powers, resp	ponsibilities, o	r actions of the commiss	ion.
23.13	<u>(3)</u> The co	mmission shall be en	titled to receiv	e service of process in an	y such proceeding,
23.14	and shall have	e standing to interver	ne in such a pro	ceeding for all purposes.	Failure to provide
23.15	service of pro	cess to the commiss	ion shall rende	er a judgment or order vo	oid as to the
23.16	commission,	this compact, or prop	mulgated rules	<u>.</u>	
23.17	B. Defaul	t, technical assistanc	e, and termina	tion:	
23.18	(1) If the c	commission determin	nes that a com	pact state has defaulted i	n the performance
23.19	of its obligati	ons or responsibilitie	es under this c	ompact or the promulgat	ted rules, the
23.20	commission s	shall:			
23.21	(a) provid	e written notice to th	ne defaulting s	tate and other compact s	tates of the nature
23.22	of the default	, the proposed mean	s of remedying	g the default, and any oth	ner action to be
23.23	taken by the c	commission; and			
23.24	(b) provid	e remedial training a	and specific te	chnical assistance regard	ing the default.
23.25	<u>(2) If a sta</u>	te in default fails to r	emedy the def	ault, the defaulting state	may be terminated
23.26	from the com	pact upon an affirmat	tive vote of a n	najority of the compact st	ates, and all rights,
23.27	privileges, an	d benefits conferred	by this compa	ect shall be terminated on	the effective date
23.28	of termination	n. A remedy of the d	efault does no	t relieve the offending st	ate of obligations
23.29	or liabilities i	ncurred during the p	eriod of defau	<u>lt.</u>	
23.30	(3) Termin	nation of membershi	p in the comp	act shall be imposed only	y after all other
23.31	means of secu	uring compliance hav	e been exhaus	ted. Notice of intent to su	spend or terminate

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shall be submitted by the commission to the governor, the majority and minority leaders of
the defaulting state's legislature, and each of the compact states.
(4) A compact state which has been terminated is responsible for all assessments,
obligations, and liabilities incurred through the effective date of termination, including
obligations which extend beyond the effective date of termination.
(5) The commission shall not bear any costs incurred by the state which is found to be
in default or which has been terminated from the compact, unless agreed upon in writing
between the commission and the defaulting state.
(6) The defaulting state may appeal the action of the commission by petitioning the
United States District Court for the state of Georgia or the federal district where the compact
has its principal offices. The prevailing member shall be awarded all costs of such litigation,
including reasonable attorney fees.
C. Dispute resolution:
(1) Upon request by a compact state, the commission shall attempt to resolve disputes
related to the compact which arise among compact states and between compact and
noncompact states.
(2) The commission shall promulgate a rule providing for both mediation and binding
dispute resolution for disputes that arise before the commission.
D. Enforcement:
(1) The commission, in the reasonable exercise of its discretion, shall enforce the
provisions and rules of this compact.
(2) By majority vote, the commission may initiate legal action in the United States
District Court for the state of Georgia or the federal district where the compact has its
principal offices against a compact state in default to enforce compliance with the provisions
of the compact and its promulgated rules and bylaws. The relief sought may include both
injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing
member shall be awarded all costs of such litigation, including reasonable attorney fees.
(3) The remedies herein shall not be the exclusive remedies of the commission. The
commission may pursue any other remedies available under federal or state law.
ARTICLE XIII

EM

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REVISOR

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25.1	DATE OF	IMPLEMENTATION	OF THE PSY	CHOLOGY INTERJ	IURISDICTIONAL
25.2	<b>COMPAC</b>	CT COMMISSION A	ND ASSOCI	ATED RULES, WIT	HDRAWAL, AND
25.3			AMENDM	ENTS	
25.4	A. The	compact shall come in	to effect on the	date on which the cor	npact is enacted into
25.5	law in the s	eventh compact state.	The provisions	s which become effect	tive at that time shall
25.6	be limited to	o the powers granted to	the commissio	n relating to assembly	and the promulgation
25.7	of rules. Th	ereafter, the commissi	on shall meet a	and exercise rulemaking	ng powers necessary
25.8	to the imple	ementation and admini	stration of the	compact.	
25.9	B. Any	state which joins the c	ompact subsec	uent to the commission	on's initial adoption
25.10	of the rules	shall be subject to the	rules as they e	exist on the date on wh	nich the compact
25.11	becomes la	w in that state. Any ru	le which has be	een previously adopted	d by the commission
25.12	shall have t	he full force and effect	t of law on the	day the compact becom	mes law in that state.
25.13	C. Any	compact state may with	hdraw from th	is compact by enactin	g a statute repealing
25.14	the same.				
25.15	<u>(1) A co</u>	ompact state's withdray	wal shall not ta	ke effect until six mor	nths after enactment
25.16	of the repea	aling statute.			
25.17	(2) With	ndrawal shall not affec	t the continuin	g requirement of the v	vithdrawing state's
25.18	psychology	regulatory authority to	comply with th	ne investigative and adv	verse action reporting
25.19	requiremen	ts of this act prior to th	ne effective dat	te of withdrawal.	
25.20	D. Noth	ing contained in this c	ompact shall b	e construed to invalid	ate or prevent any
25.21	psychology	v licensure agreement o	or other cooperation	ative arrangement betw	ween a compact state
25.22	and a nonce	ompact state which do	es not conflict	with the provisions of	this compact.
25.23	E. This	compact may be amen	ded by the com	pact states. No amend	ment to this compact
25.24	shall becon	ne effective and bindin	g upon any co	mpact state until it is e	enacted into the law
25.25	of all comp	pact states.			
25.26			ARTICLE	XIV	
25.27		CONSTRU	JCTION AND	SEVERABILITY	
25.28	This con	mpact shall be liberally	construed so a	as to effectuate the pur	poses thereof. If this
25.29	compact sh	all be held contrary to	the constitution	n of any state member	thereto, the compact
25.30	shall remain	n in full force and effe	ct as to the ren	naining compact states	<u>.</u>
25.31			ARTICLE	EXV	

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26.1	The commission is subject to liability for any claim against the commission or any
26.2	member, officer, executive director, employee, or representative of the commission for
26.3	damage to or loss of property or personal injury or other civil liability caused by or arising
26.4	out of any actual or alleged act, error, or omission that occurred within the scope of
26.5	commission employment, duties, or responsibilities, provided that the actual or alleged act,
26.6	error, or omission did not result from intentional, willful, or wanton misconduct by the
26.7	person against whom the claim is made.
26.8	EFFECTIVE DATE. This section is effective the day following final enactment. The
26.9	Board of Psychology must publish the effective date of the compact in the State Register
26.10	and on the board's website.
26.11	Sec. 2. CONDITIONAL APPLICABILITY.
26.12	(a) Minnesota Statutes, section 148.9051, article XV, is effective only if, by affirmative
26.13	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not
26.13 26.14	
	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not
26.14	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not disqualify Minnesota from membership in the commission or admission as a compact state.
26.14 26.15	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not disqualify Minnesota from membership in the commission or admission as a compact state. If Minnesota Statutes, section 148.0951, article XV, is found by the Psychology
26.14 26.15 26.16	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not disqualify Minnesota from membership in the commission or admission as a compact state. If Minnesota Statutes, section 148.0951, article XV, is found by the Psychology Interjurisdictional Compact Commission to disqualify Minnesota for membership in the
<ul><li>26.14</li><li>26.15</li><li>26.16</li><li>26.17</li></ul>	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not disqualify Minnesota from membership in the commission or admission as a compact state. If Minnesota Statutes, section 148.0951, article XV, is found by the Psychology Interjurisdictional Compact Commission to disqualify Minnesota for membership in the commission or admission as a compact state, Minnesota Statutes, section 148.0951, article
<ul> <li>26.14</li> <li>26.15</li> <li>26.16</li> <li>26.17</li> <li>26.18</li> </ul>	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not disqualify Minnesota from membership in the commission or admission as a compact state. If Minnesota Statutes, section 148.0951, article XV, is found by the Psychology Interjurisdictional Compact Commission to disqualify Minnesota for membership in the commission or admission as a compact state, Minnesota Statutes, section 148.0951, article XV, is void and unenforceable.
<ul> <li>26.14</li> <li>26.15</li> <li>26.16</li> <li>26.17</li> <li>26.18</li> <li>26.19</li> </ul>	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not disqualify Minnesota from membership in the commission or admission as a compact state. If Minnesota Statutes, section 148.0951, article XV, is found by the Psychology Interjurisdictional Compact Commission to disqualify Minnesota for membership in the commission or admission as a compact state, Minnesota Statutes, section 148.0951, article XV, is void and unenforceable. (b) The Board of Psychology must inform the Revisor of Statutes regarding the
<ul> <li>26.14</li> <li>26.15</li> <li>26.16</li> <li>26.17</li> <li>26.18</li> <li>26.19</li> <li>26.20</li> </ul>	vote of the Psychology Interjurisdictional Compact Commission, article XV is found to not disqualify Minnesota from membership in the commission or admission as a compact state. If Minnesota Statutes, section 148.0951, article XV, is found by the Psychology Interjurisdictional Compact Commission to disqualify Minnesota for membership in the commission or admission as a compact state, Minnesota Statutes, section 148.0951, article XV, is void and unenforceable. (b) The Board of Psychology must inform the Revisor of Statutes regarding the Psychology Interjurisdictional Compact Commission's decision under paragraph (a).