EM/CH

20-9057

SENATE STATE OF MINNESOTA THIRD SPECIAL SESSION

S.F. No. 3

(SENATE AUTHORS: ABELER, Hoffman and Dibble)				
DATE	D-PG	OFFICIAL STATUS		
08/12/2020	6	Introduction and first reading Referred to Rules and Administration		
	15	Author added Dibble		

1.1	A bill for an act
1.2 1.3 1.4	relating to health occupations; creating a psychology interjurisdictional compact; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 148.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [148.9051] PSYCHOLOGY INTERJURISDICTIONAL COMPACT
1.7	(PSYPACT).
1.8	The psychology interjurisdictional compact is enacted into law and entered into with all
1.9	other jurisdictions legally joining in it in the form substantially specified in this section.
1.10	<u>ARTICLE I</u>
1.11	PURPOSE
1.12	Whereas, states license psychologists, in order to protect the public through verification
1.13	of education, training, and experience and ensure accountability for professional practice;
1.14	
	Whereas, this compact is intended to regulate the day to day practice of telepsychology
1.15	Whereas, this compact is intended to regulate the day to day practice of telepsychology by psychologists across state boundaries in the performance of their psychological practice
1.15 1.16	
	by psychologists across state boundaries in the performance of their psychological practice
1.16	by psychologists across state boundaries in the performance of their psychological practice as assigned by an appropriate authority;
1.16 1.17	by psychologists across state boundaries in the performance of their psychological practice as assigned by an appropriate authority; Whereas, this compact is intended to regulate the temporary in-person, face-to-face

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2.1	Whereas	, this compact is in	tended to authoriz	e state psychology regu	latory authorities	
2.2	to afford leg	al recognition, in a	manner consister	t with the terms of the c	ompact, to	
2.3	psychologists licensed in another state;					
2.4	Whereas, this compact recognizes that states have a vested interest in protecting the					
2.5	public's heal	th and safety throu	igh their licensing	and regulation of psych	ologists and that	
2.6	such state re	gulation will best j	protect public heal	th and safety;		
2.7	Whereas	, this compact does	s not apply when a	psychologist is licensed	in both the home	
2.8	and receivin	g states; and				
2.9	Whereas	, this compact does	s not apply to pern	nanent in-person, face-to	o-face practice; it	
2.10	does allow for	or authorization of	temporary psycho	ological practice.		
2.11	Consister	nt with these princ	iples, this compac	t is designed to achieve	the following	
2.12	purposes and	l objectives:				
2.13	<u>(1) increa</u>	ase public access to	o professional psy	chological services by a	llowing for	
2.14	telepsycholo	gical practice acro	ss state lines as w	ell as temporary in-perso	on, face-to-face	
2.15	services into	a state where the	psychologist is no	t licensed to practice psy	/chology;	
2.16	<u>(2) enhar</u>	nce the states' abili	ty to protect the pu	blic's health and safety,	especially client	
2.17	and patient s	afety;				
2.18	<u>(3) encou</u>	arage the cooperati	on of compact sta	tes in the areas of psych	ology licensure	
2.19	and regulation	on;				
2.20	(4) facilit	ate the exchange of	f information betw	een compact states regar	ding psychologist	
2.21	licensure, ad	verse actions, and	disciplinary histor	<u>y;</u>		
2.22	<u>(5) prom</u>	ote compliance wit	h the laws governi	ng psychological practic	e in each compact	
2.23	state; and					
2.24	(6) invest	all compact states	with the authority	to hold licensed psycholo	ogists accountable	
2.25	through the	mutual recognition	of compact state	licenses.		
2.26			ARTICLE	<u>2 11</u>		
2.27			DEFINITIO	DNS		
2.28	As used	in this compact, the	e following terms	have the meanings given	n them.	
2.29	A. "Adve	erse action" means	any action taken b	y a state psychology reg	gulatory authority	
2.30	which finds	a violation of a sta	tute or regulation	that is identified by the	state psychology	
2.31	regulatory a	uthority as discipli	ne and is a matter	of public record.		

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3.1	B. "Association of State and Provincial Psychology Boards" or "ASPPB" means the
3.2	recognized membership organization composed of state and provincial psychology regulatory
3.3	authorities responsible for the licensure and registration of psychologists throughout the
3.4	United States and Canada.
3.5	C. "Authority to practice interjurisdictional telepsychology" means a licensed
3.6	psychologist's authority to practice telepsychology, within the limits authorized under this
3.7	compact, in another compact state.
3.8	D. "Bylaws" means those bylaws established by the Psychology Interjurisdictional
3.9	Compact Commission pursuant to Article X for its governance or for directing and controlling
3.10	its actions and conduct.
3.11	E. "Client" and "patient" means the recipient of psychological services, including
3.12	psychological services that are delivered in the context of health care, corporate, supervision,
3.13	or consulting services.
3.14	F. "Commissioner" means the voting representative appointed by each state psychology
3.15	regulatory authority pursuant to Article X.
3.16	G. "Compact state" means a state, the District of Columbia, or a United States territory
3.17	that has enacted this compact legislation and which has not withdrawn pursuant to Article
3.18	XIII, section C, or been terminated pursuant to Article XII, section B.
3.19	H. "Coordinated Licensure Information System" also referred to as "coordinated database"
3.20	means an integrated process for collecting, storing, and sharing information on psychologists'
3.21	licensure and enforcement activities related to psychology licensure laws, which is
3.22	administered by the recognized membership organization composed of state and provincial
3.23	psychology regulatory authorities.
3.24	I. "Confidentiality" means data or information is not made available or disclosed to
3.25	unauthorized persons or processes.
3.26	J. "Day" means any part of a day in which psychological work is performed.
3.27	K. "Distant state" means the compact state where a psychologist is physically present
3.28	to provide temporary in-person and face-to-face psychological services, not through the use
3.29	of telecommunications technologies.
3.30	L. "E.Passport" means a certificate issued by the ASPPB that promotes the standardization
3.31	in the criteria of interjurisdictional telepsychology practice and facilitates the process for
3.32	licensed psychologists to provide telepsychological services across state lines.

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4.1	M "Exe	cutive Board" mean	s a group of direc	ctors elected or appointed	to act on behalf
4.2		n the powers grante			
4.3	<u>N. "Hom</u>	e state" means a co	mpact state where	e a psychologist is licens	ed to practice
4.4	psychology.	If the psychologist	is licensed in mor	e than one compact state	and is practicing
4.5	under the au	thorization to pract	ice interjurisdiction	onal telepsychology, the	home state is the
4.6	compact stat	te where the psycho	logist is physical	ly present when the telep	osychological
4.7	services are	delivered. If the psy	ychologist is licer	nsed in more than one co	mpact state and
4.8	is practicing	under the temporar	y authorization to	p practice, the home state	e is any compact
4.9	state where	the psychologist is l	licensed.		
4.10	O. "Ident	tity history summar	y" means a summ	ary of information retain	ed by the FBI, or
4.11	other design	ee with similar auth	nority, in connecti	on with arrests and, in so	ome instances,
4.12	federal empl	loyment, naturalizat	tion, or military se	ervice.	
4.13	<u>P. "In-per</u>	rson, face-to-face"	means interaction	s in which the psycholog	gist and the client
4.14	or patient ar	e in the same physic	cal space and doe	s not include interactions	s that may occur
4.15	through the	use of telecommuni	cation technologi	es.	
4.16	Q. "Inter	jurisdictional Practic	ce Certificate" or "	IPC" means a certificate	issued by ASPPB
4.17	that grants to	emporary authority	to practice based	on notification to the sta	te psychology
4.18	regulatory a	uthority of the inter	tion to practice te	emporarily and the verifi	cation of the
4.19	psychologist	t's qualifications for	such practice.		
4.20	R. "Licer	nse" means authoriz	zation by a state p	sychology regulatory au	thority to engage
4.21	in the indepe	endent practice of p	sychology, which	would be unlawful with	out the
4.22	authorization	<u>n.</u>			
4.23	S. "Nonc	compact state" mear	ns any state which	n is not at the time a com	pact state.
4.24	T. "Psycl	nologist" means an	individual license	ed for the independent pr	actice of
4.25	psychology.				
4.26	U. "Psyc	hology Interjurisdic	ctional Compact C	Commission" also referre	ed to as
4.27	"commission	n" means the nation	al administration	of which all compact sta	tes are members.
4.28	V. "Rece	iving state" means a	a compact state w	here the client or patient	is physically
4.29	located when	n the telepsycholog	ical services are c	lelivered.	
4.30	<u>W. "Rule</u>	e" means a written s	tatement by the P	sychology Interjurisdict	ional Compact
4.31	Commission	that is promulgated	d pursuant to Arti	cle XI and is of general	applicability and
4.32	implements,	interprets, or presc	ribes a policy or p	provision of the compact	, or an
4.33	organization	al, procedural, or pr	actice requiremen	t of the commission, and	that has the force

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and effect c	of a statutory law in a	a compact state,	and that includes the ame	endment, repeal,
or suspensi	on of an existing rul	<u>e.</u>		
X. "Sign	nificant investigatory	y information" m	eans:	
<u>(1)</u> inve	stigative information	n that a state psyc	chology regulatory autho	rity, after a
preliminary	inquiry that include	es notification an	d an opportunity to respo	ond if required by
state law, ha	as reason to believe,	if proven true, w	ould indicate more than a	violation of state
statute or et	hics code and that we	ould be considere	ed more substantial than a	minor infraction;
or				
(2) inve	stigative information	n that indicates th	ne psychologist represent	s an immediate
threat to pu	blic health and safet	y regardless of w	hether the psychologist	has been notified
and had an	opportunity to respo	ond.		
Y. "State	e" means a state, cor	nmonwealth, ter	ritory, or possession of th	e United States;
or the Distr	ict of Columbia.			
Z. "State	e psychology regulat	ory authority" m	eans the board, office, or	other agency with
he legislati	ve mandate to licens	se and regulate th	ne practice of psychology	<u>/.</u>
<u>AA.</u> "Te	elepsychology" mear	ns the provision	of psychological services	using
elecommu	nication technologie	<u>S.</u>		
<u>BB. "Te</u>	mporary authorizati	on to practice" m	eans a licensed psycholo	gist's authority to
conduct ten	nporary in-person, fa	ace-to-face pract	ce, within the limits auth	orized under this
compact, in	another compact sta	ate.		
<u>CC.</u> "Te	mporary in-person,	face-to-face prac	tice" means a psycholog	ist is physically
present, and	l not through the use	e of telecommuni	cations technologies, in t	he distant state to
provide for	the practice of psyc	hology for 30 da	ys within a calendar year	and is based on
notification	to the distant state.			
		ARTICLI		
	H	OME STATE L	ICENSURE	
A. The l	nome state shall be a	a compact state w	here a psychologist is lid	censed to practice
psychology	<u>.</u>			
B. A ps	ychologist may hold	one or more cor	npact state licenses at a t	ime. If the
psychologis	st is licensed in more	than one compa	ct state, the home state is	the compact state
where the p	sychologist is physi	cally present wh	en the services are delive	red as authorized
by the autho	prity to practice interj	urisdictional telep	osychology under the term	ns of this compact.

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6.1	C. Any compact state may require a psychologist not previously licensed in a compact
6.2	state to obtain and retain a license to be authorized to practice in the compact state under
6.3	circumstances not authorized by the authority to practice interjurisdictional telepsychology
6.4	under the terms of this compact.
6.5	D. Any compact state may require a psychologist to obtain and retain a license to be
6.6	authorized to practice in a compact state under circumstances not authorized by temporary
6.7	authorization to practice under the terms of this compact.
6.8	E. A home state's license authorizes a psychologist to practice in a receiving state under
6.9	the authority to practice interjurisdictional telepsychology only if the compact state:
6.10	(1) currently requires the psychologist to hold an active E.Passport;
6.11	(2) has a mechanism in place for receiving and investigating complaints about licensed
6.12	individuals;
6.13	(3) notifies the commission, in compliance with the terms herein, of any adverse action
6.14	or significant investigatory information regarding a licensed individual;
6.15	(4) requires an identity history summary of all applicants at initial licensure, including
6.16	the use of the results of fingerprints or other biometric data checks compliant with the
6.17	requirements of the FBI or other designee with similar authority, no later than ten years
6.18	after activation of the compact; and
6.19	(5) complies with the bylaws and rules of the commission.
6.20	F. A home state's license grants temporary authorization to practice to a psychologist in
6.21	a distant state only if the compact state:
6.22	(1) currently requires the psychologist to hold an active IPC;
6.23	(2) has a mechanism in place for receiving and investigating complaints about licensed
6.24	individuals;
6.25	(3) notifies the commission, in compliance with the terms herein, of any adverse action
6.26	or significant investigatory information regarding a licensed individual;
6.27	(4) requires an identity history summary of all applicants at initial licensure, including
6.28	the use of the results of fingerprints or other biometric data checks compliant with the
6.29	requirements of the FBI or other designee with similar authority, no later than ten years
6.30	after activation of the compact; and
6.31	(5) complies with the bylaws and rules of the commission.

7.1	ARTICLE IV
7.2	COMPACT PRIVILEGE TO PRACTICE TELEPSYCHOLOGY
7.3	A. Compact states shall recognize the right of a psychologist, licensed in a compact state
7.4	in conformance with Article III, to practice telepsychology in other compact states (receiving
7.5	states) in which the psychologist is not licensed, under the authority to practice
7.6	interjurisdictional telepsychology as provided in the compact.
7.7	B. To exercise the authority to practice interjurisdictional telepsychology under the terms
7.8	and provisions of this compact, a psychologist licensed to practice in a compact state must:
7.9	(1) hold a graduate degree in psychology from an institute of higher education that was,
7.10	at the time the degree was awarded:
7.11	(a) regionally accredited by an accrediting body recognized by the U.S. Department of
7.12	Education to grant graduate degrees, or authorized by Provincial Statute or Royal Charter
7.13	to grant doctoral degrees; or
7.14	(b) a foreign college or university deemed to be equivalent to item (a) by a foreign
7.15	credential evaluation service that is a member of the National Association of Credential
7.16	Evaluation Services (NACES) or by a recognized foreign credential evaluation service;
7.17	(2) hold a graduate degree in psychology that meets the following criteria:
7.18	(a) the program, wherever it may be administratively housed, must be clearly identified
7.19	and labeled as a psychology program. Such a program must specify in pertinent institutional
7.20	catalogues and brochures its intent to educate and train professional psychologists;
7.21	(b) the psychology program must stand as a recognizable, coherent, organizational entity
7.22	within the institution;
7.23	(c) there must be a clear authority and primary responsibility for the core and specialty
7.24	areas whether or not the program cuts across administrative lines;
7.25	(d) the program must consist of an integrated, organized sequence of study;
7.26	(e) there must be an identifiable psychology faculty sufficient in size and breadth to
7.27	carry out its responsibilities;
7.28	(f) the designated director of the program must be a psychologist and a member of the
7.29	core faculty;
7.30	(g) the program must have an identifiable body of students who are matriculated in that
7.31	program for a degree;

Section 1.

8.1	(h) the program must include supervised practicum, internship, or field training
8.2	appropriate to the practice of psychology;
8.3	(i) the curriculum shall encompass a minimum of three academic years of full-time
8.4	graduate study for doctoral degrees and a minimum of one academic year of full-time
8.5	graduate study for a master's degree; and
8.6	(j) the program includes an acceptable residency as defined by the rules of the
8.7	commission;
8.8	(3) possess a current, full, and unrestricted license to practice psychology in a home
8.9	state which is a compact state;
8.10	(4) have no history of adverse action that violates the rules of the commission;
8.11	(5) have no criminal record history reported on an identity history summary that violates
8.12	the rules of the commission;
8.13	(6) possess a current, active E.Passport;
8.14	(7) provide attestations in regard to areas of intended practice, conformity 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; and
8.19	(8) meet other criteria as defined by the rules of the commission.
8.20	C. The home state maintains authority over the license of any psychologist practicing
8.21	into a receiving state under the authority to practice interjurisdictional telepsychology.
8.22	D. A psychologist practicing into a receiving state under the authority to practice
8.23	interjurisdictional telepsychology will be subject to the receiving state's scope of practice.
8.24	A receiving state may, in accordance with that state's due process law, limit or revoke a
8.25	psychologist's authority to practice interjurisdictional telepsychology in the receiving state
8.26	and may take any other necessary actions under the receiving state's applicable law to protect
8.27	the health and safety of the receiving state's citizens. If a receiving state takes action, the
8.28	state shall promptly notify the home state and the commission.
8.29	E. If a psychologist's license in any home state, another compact state, or any authority
8.30	to practice interjurisdictional telepsychology in any receiving state, is restricted, suspended,
8.31	or otherwise limited, the E.Passport shall be revoked and therefore the psychologist shall

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9.1	not be eligib	le to practice teleps	ychology in a con	npact state under the aut	thority to practice	
9.2	interjurisdic	tional telepsycholog	<u>gy.</u>			
9.3			ARTICLE	V		
9.4	COMPACT TEMPORARY AUTHORIZATION TO PRACTICE					
9.5	A. Comp	act states shall also	recognize the righ	nt of a psychologist, lice	nsed in a compact	
9.6	state in confo	ormance with Articl	e III, to practice te	mporarily in other comp	oact states (distant	
9.7	states) in wh	ich the psychologis	st is not licensed, a	as provided in the comp	act.	
9.8	B. To exe	ercise the temporar	y authorization to	practice under the terms	s and provisions	
9.9	of this comp	act, a psychologist	licensed to praction	ce in a compact state mu	<u>ıst:</u>	
9.10	<u>(1) hold a</u>	a graduate degree in	n psychology from	an institute of higher ed	lucation that was,	
9.11	at the time th	ne degree was awar	ded:			
9.12	(a) region	nally accredited by	an accrediting bo	dy recognized by the U.	S. Department of	
9.13	Education to	grant graduate deg	grees, or authorize	d by Provincial Statute	or Royal Charter	
9.14	to grant doct	toral degrees; or				
9.15	(b) a fore	eign college or univ	ersity deemed to l	be equivalent to item (a)) by a foreign	
9.16	credential ev	valuation service the	at is a member of	the National Associatio	n of Credential	
9.17	Evaluation S	Services (NACES)	or by a recognized	foreign credential eval	uation service;	
9.18	(2) hold a	a graduate degree i	n psychology that	meets the following cri	teria:	
9.19	(a) the pr	ogram, wherever it	may be administr	atively housed, must be	clearly identified	
9.20	and labeled a	as a psychology prog	gram. Such a prog	ram must specify in pert	inent institutional	
9.21	catalogues a	nd brochures its int	ent to educate and	l train professional psyc	hologists;	
9.22	<u>(b)</u> the ps	cychology program	must stand as a rec	ognizable, coherent, org	anizational entity	
9.23	within the in	stitution;				
9.24	(c) there	must be a clear aut	hority and primary	y responsibility for the c	ore and specialty	
9.25	areas whethe	er or not the program	m cuts across adm	inistrative lines;		
9.26	(d) the pr	rogram must consis	t of an integrated,	organized sequence of	study;	
9.27	(e) there	must be an identifi	able psychology f	aculty sufficient in size	and breadth to	
9.28	carry out its	responsibilities;				
9.29	<u>(f)</u> the de	esignated director of	f the program mus	st be a psychologist and	a member of the	
9.30	core faculty;	<u>.</u>				

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10.1	(g) the pro	ogram must have a	n identifiable bo	dy of students who are ma	atriculated in that
10.2	program for a			<u> </u>	
10.3	(h) the pro	ogram must includ	le supervised pra	cticum, internship, or field	d training
10.4	<u>, , , , , , , , , , , , , , , , , , , </u>	the practice of pa	•		
				m of three coordomic year	a of full time
10.5 10.6	<u></u>			um of three academic year num of one academic year	
10.7		y for a master's de		ium of one academic year	of full-time
					6.4
10.8	<u></u>	gram includes an	acceptable reside	ency as defined by the rule	es of the
10.9	commission;				
10.10	<u> </u>		nd unrestricted li	cense to practice psychology	ogy in a home
10.11	state which is	a compact state;			
10.12	<u>(4) have n</u>	o history of adver	se action that vic	blate the rules of the comm	nission;
10.13	<u>(5) have n</u>	o criminal record	history that viola	ates the rules of the comm	ission;
10.14	(6) possess a current, active IPC;				
10.15	(7) provid	e attestations in re	gard to areas of i	ntended practice and wor	k experience and
10.16	provide a relea	ase of information	to allow for prima	ary source verification in a	manner specified
10.17	by the commi	ission; and			
10.18	<u>(8) meet c</u>	other criteria as de	fined by the rules	s of the commission.	
10.19	C. A psyc	hologist practicing	g into a distant st	ate under the temporary a	uthorization to
10.20	practice shall	practice within th	e scope of practi	ce authorized by the dista	nt state.
10.21	D. A psyc	hologist practicing	g into a distant st	ate under the temporary a	uthorization to
10.22	practice will	be subject to the d	istant state's auth	ority and law. A distant s	tate may, in
10.23	accordance w	with that state's due	process law, lim	nit or revoke a psychologi	st's temporary
10.24	authorization	to practice in the o	listant state and r	nay take any other necess	ary actions under
10.25	the distant sta	te's applicable law	to protect the hea	alth and safety of the dista	nt state's citizens.
10.26	If a distant sta	ate takes action, th	e state shall pror	nptly notify the home stat	e and the
10.27	commission.				
10.28	E. If a psy	chologist's license	in any home stat	e, another compact state,	or any temporary
10.29	authorization	to practice in any	distant state, is r	estricted, suspended, or o	therwise limited,
10.30	the IPC shall	be revoked and th	e psychologist sł	all not be eligible to prac	tice in a compact
10.31	state under th	e temporary autho	prization to practi	ce.	

10.32

ARTICLE VI

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11.1	<u>CONDITI(</u>	ONS OF TELEPS	YCHOLOGY PF	RACTICE IN A RECH	EIVING STATE			
11.2	A psychologist may practice in a receiving state under the authority to practice							
11.3	interjurisdict	interjurisdictional telepsychology only in the performance of the scope of practice for						
11.4	psychology a	as assigned by an a	ppropriate state ps	ychology regulatory aut	thority, as defined			
11.5	in the rules o	of the commission,	and under the foll	owing circumstances:				
11.6	(1) the ps	sychologist initiate	s a client or patien	t contact in a home state	e via			
11.7	telecommuni	ications technologi	es with a client or	patient in a receiving st	tate; and			
11.8	<u>(2) accor</u>	ding to other condi	tions regarding tel	epsychology as determ	ined by rules			
11.9	promulgated	by the commission	<u>n.</u>					
11.10			ARTICLE	VII				
11.11			ADVERSE AC	TIONS				
11.12	A. A hon	ne state shall have	the power to impos	se adverse action agains	st a psychologist's			
11.13	license issue	d by the home state	e. A distant state sh	all have the power to ta	ke adverse action			
11.14	on a psychol	ogist's temporary a	uthorization to pra	actice within that distan	t state.			
11.15	B. A rece	eiving state may tal	ce adverse action of	on a psychologist's auth	ority to practice			
11.16	interjurisdict	ional telepsycholog	gy within that recei	ving state. A home state	may take adverse			
11.17	action against a psychologist based on an adverse action taken by a distant state regarding							
11.18	temporary in	-person, face-to-fa	ce practice.					
11.19	C. If a hor	me state takes adve	rse action against a	psychologist's license, t	hat psychologist's			
11.20	authority to p	practice interjurisd	ictional telepsycho	blogy is terminated and	the E.Passport is			
11.21	revoked. Fur	thermore, that psyc	chologist's tempora	ary authorization to prac	ctice is terminated			
11.22	and the IPC	is revoked.						
11.23	<u>(1) All ho</u>	ome state disciplina	ary orders which in	npose adverse action sh	nall be reported to			
11.24	the commiss	ion in accordance	with the rules pron	nulgated by the commis	ssion. A compact			
11.25	state shall re	port adverse action	s in accordance w	ith the rules of the com	mission.			
11.26	(2) In the	e event discipline is	reported on a psy	chologist, the psycholo	gist will not be			
11.27	eligible for te	elepsychology or te	mporary in-person	, face-to-face practice in	n accordance with			
11.28	the rules of t	he commission.						
11.29	(3) Other	actions may be im	posed as determin	ed by the rules promul	gated by the			
11.30	commission.	<u>.</u>						
11.31	D. A hom	ne state's psycholog	y regulatory autho	rity shall investigate and	d take appropriate			
11.32	action with re	espect to reported in	appropriate condu	ct engaged in by a licens	ee which occurred			

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12.1	in a receiving	state as it would i	f such conduct ha	d occurred by a licensee	within the home
12.2	state. In such	cases, the home st	ate's law shall co	ntrol in determining any	adverse action
12.3	against a psyc	chologist's license.			
12.4	E. A dista	nt state's psycholog	y regulatory auth	ority shall investigate and	l take appropriate
12.5	action with re-	spect to reported in	appropriate condu	act engaged in by a psycho	ologist practicing
12.6	under tempor	ary authorization t	o practice which	occurred in that distant st	ate as it would if
12.7	such conduct	had occurred by a	licensee within t	he home state. In such ca	uses, the distant
12.8	state's law sha	ll control in detern	nining any adverse	e action against a psychol	ogist's temporary
12.9	authorization to practice.				
12.10	<u>F. Nothing</u>	g in this compact sł	nall override a con	npact state's decision that	t a psychologist's
12.11	participation	in an alternative p	ogram may be us	ed in lieu of adverse acti	ion and that such
12.12	participation shall remain nonpublic if required by the compact state's law. Compact states				
12.13	must require psychologists who enter any alternative programs to not provide telepsychology				
12.14	services unde	r the authority to p	practice interjuris	dictional telepsychology	or provide
12.15	temporary psy	ychological service	es under the temp	orary authorization to pra	ctice in any other
12.16	compact state	during the term o	f the alternative p	program.	
12.17	<u>G. No oth</u>	er judicial or admi	nistrative remedi	es shall be available to a	psychologist in
12.18	the event a co	ompact state impos	es an adverse act	ion pursuant to paragrap	<u>h C.</u>
12.19			ARTICLE	VIII	
12.20	ADDI	FIONAL AUTHO	RITIES INVES	TED IN A COMPACT	STATE'S
12.21		PSYCHOL	OGY REGULA	ORY AUTHORITY	
12.22	A. In addi	tion to any other po	owers granted und	ler state law, a compact st	tate's psychology

regulatory authority shall have the authority under this compact to: 12.23

(1) issue subpoenas, for both hearings and investigations, which require the attendance 12.24 and testimony of witnesses and the production of evidence. Subpoenas issued by a compact 12.25 state's psychology regulatory authority for the attendance and testimony of witnesses, and 12.26 the production of evidence from another compact state shall be enforced in the latter state 12.27 by any court of competent jurisdiction, according to that court's practice and procedure in 12.28 considering subpoenas issued in its own proceedings. The issuing state psychology regulatory 12.29 12.30 authority shall pay any witness fees, travel expenses, mileage, and other fees required by 12.31 the service statutes of the state where the witnesses or evidence are located; and (2) issue cease and desist or injunctive relief orders to revoke a psychologist's authority 12.32

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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
13.14	COORDINATED LICENSURE INFORMATION SYSTEM
13.17	
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;
13.23	(2) neensure 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.

14.1	C. The coordinated database administrator shall promptly notify all compact states of
14.2	any adverse action taken against or significant investigative information on any licensee in
14.3	a compact state.
14.4	D. Compact states reporting information to the coordinated database may designate
14.5	information that may not be shared with the public without the express permission of the
14.6	compact state reporting the information.
14.7	E. Any information submitted to the coordinated database that is subsequently required
14.8	to be expunged by the law of the compact state reporting the information shall be removed
14.9	from the coordinated database.
14.10	ARTICLE X
14.11	ESTABLISHMENT OF THE PSYCHOLOGY INTERJURISDICTIONAL COMPACT
14.12	COMMISSION
14.13	A. The compact states hereby create and establish a joint public agency known as the
14.14	Psychology Interjurisdictional Compact Commission.
14.15	(1) The commission is a body politic and an instrumentality of the compact states.
14.16	(2) Venue is proper and judicial proceedings by or against the commission shall be
14.17	brought solely and exclusively in a court of competent jurisdiction where the principal office
14.18	of the commission is located. The commission may waive venue and jurisdictional defenses
14.19	to the extent it adopts or consents to participate in alternative dispute resolution proceedings.
14.20	(3) Nothing in this compact shall be construed to be a waiver of sovereign immunity.
14.21	B. Membership, voting, and meetings:
14.22	(1) The commission shall consist of one voting representative appointed by each compact
14.23	state who shall serve as that state's commissioner. The state psychology regulatory authority
14.24	shall appoint its delegate. This delegate shall be empowered to act on behalf of the compact
14.25	state. This delegate shall be limited to:
14.26	(a) executive director, executive secretary, or similar executive;
14.27	(b) current member of the state psychology regulatory authority of a compact state; or
14.28	(c) designee empowered with the appropriate delegate authority to act on behalf of the
14.29	compact state.
14.30	(2) Any commissioner may be removed or suspended from office as provided by the
14.31	law of the state from which the commissioner is appointed. Any vacancy occurring in the

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15.1	commission	shall be filled in ac	cordance with the	e laws of the compact st	ate in which the	
15.2	vacancy exis	ts.				
15.3	(3) Each	commissioner shal	l be entitled to on	e vote with regard to th	e promulgation of	
15.4	rules and cre	ation of bylaws an	d shall otherwise	have an opportunity to	participate in the	
15.5	business and	affairs of the com	mission. A comm	issioner shall vote in pe	rson or by other	
15.6	means as pro	vided in the bylaw	s. The bylaws may	provide for commissio	ners' participation	
15.7	in meetings b	by telephone or oth	her means of com	nunication.		
15.8	(4) The c	ommission shall m	neet at least once of	luring each calendar yea	ar. Additional	
15.9	meetings sha	Ill be held as set for	rth in the bylaws.			
15.10	(5) All m	eetings shall be ope	en to the public, ar	d public notice of meeti	ings shall be given	
15.11	in the same r	nanner as required	under the rulema	king provisions in Artic	ele XI.	
15.12	(6) The c	ommission may cc	onvene in a closed	, nonpublic meeting if t	he commission	
15.13	must discuss	<u>:</u>				
15.14	<u>(a) non-c</u>	ompliance of a cor	npact state with it	s obligations under the	compact;	
15.15	(b) emplo	yment, compensat	tion, discipline, or	other personnel matter	s, practices or	
15.16	procedures related to specific employees, or other matters related to the commission's internal					
15.17	personnel pra	actices and procedu	ures;			
15.18	(c) currer	nt, threatened, or re	easonably anticipa	ted litigation against the	e commission;	
15.19	(d) negot	iation of contracts	for the purchase of	or sale of goods, service	s, or real estate;	
15.20	(e) accusa	ation against any p	erson of a crime of	or formally censuring ar	ny person;	
15.21	(f) disclos	sure of trade secret	s or commercial or	financial information v	which is privileged	
15.22	or confidenti	<u>al;</u>				
15.23	(g) disclo	sure of information	n of a personal na	ture where disclosure w	ould constitute a	
15.24	clearly unwa	rranted invasion of	f personal privacy	<u>2</u>		
15.25	(h) disclo	sure of investigate	ory records compi	ed for law enforcement	purposes;	
15.26	(i) disclos	sure of information	related to any inv	estigatory reports prepar	ed by or on behalf	
15.27	of or for use	of the commission	or other committ	ee charged with respons	sibility for	
15.28	investigation	or determination	of compliance issu	ues pursuant to the com	pact; or	
15.29	(j) matter	s specifically exen	npted from disclos	sure by federal and state	e statute.	
15.30	<u>(7)</u> If a m	eeting, or portion	of a meeting, is cl	osed pursuant to this pr	ovision, the	
15.31	commission's	s legal counsel or c	lesignee shall cert	ify that the meeting ma	y be closed and	

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
16.17	commission, ensuring reasonable advance notice of all meetings and providing an opportunity
16.18	for attendance of such meetings by interested parties, with enumerated exceptions designed
16.19	to protect the public's interest, the privacy of individuals of such proceedings, and proprietary
16.20	information, including trade secrets. The commission may meet in closed session only after
16.21	a majority of the commissioners vote to close a meeting to the public in whole or in part.
16.22	As soon as practicable, the commission must make public a copy of the vote to close the
16.23	meeting revealing the vote of each commissioner with no proxy votes allowed;
16.24	(4) establishing the titles, duties, authority, and reasonable procedures for the election
16.25	of the officers of the commission;
16.26	(5) providing reasonable standards and procedures for the establishment of the personnel
16.27	policies and programs of the commission. Notwithstanding any civil service or other similar
16.28	law of any compact state, the bylaws shall exclusively govern the personnel policies and
16.29	programs of the commission;
16.30	(6) promulgating a code of ethics to address permissible and prohibited activities of
16.31	commission members and employees;

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17.1	(7) providi	ng a mechanism	for concluding the	e operations of the comm	nission and the	
17.2	· · · ·			-		
17.3	equitable disposition of any surplus funds that may exist after the termination of the compact after the payment and reserving of all of its debts and obligations;					
17.4	(8) the corr	mission shall nu	blich its bylaws in	a convenient form and fi	ile a convithereof	
17.4		^	•	ppropriate agency or offic		
17.6	compact states		increto, with the ap	propriate agency of onit		
17.0						
17.7	<u>.</u>	nmission shall m	aintain its financia	l records in accordance	with the bylaws;	
17.8	and					
17.9	(10) the con	mmission shall m	eet and take such a	ctions as are consistent w	ith the provisions	
17.10	of this compac	et and the bylaws	<u>.</u>			
17.11	D. The cor	nmission shall ha	ave the following	oowers:		
17.12	(1) the auth	ority to promulg	ate uniform rules to	o facilitate and coordinate	e implementation	
17.13	and administra	ation of this com	pact. The rules sha	Ill have the force and eff	ect of law and	
17.14	shall be bindir	ng in all compact	states;			
17.15	(2) to bring	g and prosecute l	egal proceedings of	or actions in the name of	the commission,	
17.16	provided that	the standing of a	ny state psycholog	y regulatory authority or	other regulatory	
17.17	body responsi	ble for psycholog	gy licensure to sue	or be sued under applica	able law shall not	
17.18	be affected;					
17.19	(3) to pure	hase and maintai	n insurance and be	onds;		
17.20	(4) to borro	ow, accept, or co	ntract for services	of personnel, including l	but not limited to	
17.21	employees of	a compact state;				
17.22	(5) to hire	employees, elect	or appoint officer	s, fix compensation, defi	ine duties, grant	
17.23	such individua	ls appropriate aut	thority to carry out	the purposes of the comp	eact, and establish	
17.24	the commission	on's personnel po	licies and program	s relating to conflicts of	interest,	
17.25	qualifications	of personnel, and	d other related per	sonnel matters;		
17.26	(6) to acce	pt any and all ap	propriate donation	s and grants of money; d	lonations of	
17.27	equipment, su	pplies, materials,	, and services; and	receive, utilize, and disp	bose of the same	
17.28	provided that a	at all times the con	mmission shall stri	ve to avoid any appearan	ce of impropriety	
17.29	or conflict of i	nterest;				
17.30	<u>(7) to lease</u>	e, purchase, acce	pt appropriate gifts	s or donations of, or othe	rwise to own,	
17.31	hold, improve	, or use any prop	erty, real, personal	, or mixed; provided tha	t at all times the	
17.32	commission sl	nall strive to avoi	id any appearance	of impropriety;		

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18.1	(8) to sel	ll, convey, mortgage	e, pledge, lease, o	exchange, abandon, or otl	herwise dispose		
18.2		erty, real, personal,		C /	i		
18.3	(9) to establish a budget and make expenditures;						
18.4	(10) to borrow money;						
18.5	<u>(11) to ap</u>	opoint committees,	including advisor	y committees comprised	of members, state		
18.6	regulators, s	tate legislators or th	eir representativ	es, and consumer represen	ntatives, and such		
18.7	other interes	sted persons as may	be designated in	this compact and the by	laws;		
18.8	<u>(12) to p</u>	rovide and receive	information from	n, and to cooperate with, 1	aw enforcement		
18.9	agencies;						
18.10	(13) to a	dopt and use an off	icial seal; and				
18.11	(14) to p	erform such other f	unctions as may	be necessary or appropria	ate to achieve the		
18.12	purposes of	this compact consis	stent with the sta	te regulation of psycholog	gy licensure,		
18.13	temporary in	1-person, face-to-fa	ce practice, and	telepsychology practice.			
18.14	E. The E	Executive Board:					
18.15	The elec	ted officers shall se	rve as the Execu	tive Board, which shall h	ave the power to		
18.16	act on behal	f of the commission	n according to the	e terms of this compact.			
18.17	<u>(1)</u> The I	Executive Board sha	all be comprised	of six members:			
18.18	(a) five v	oting members who	are elected by th	e commission from the cu	rrent membership		
18.19	of the comm	nission; and					
18.20	<u>(b) one e</u>	x-officio, nonvotin	g member from t	he recognized membersh	ip organization		
18.21	composed o	f state and provinci	al psychology re	gulatory authorities.			
18.22	(2) The e	ex-officio member 1	nust have served	as staff or member on a	state psychology		
18.23	regulatory a	uthority and will be	e selected by its r	espective organization.			
18.24	(3) The c	commission may re	move any memb	er of the Executive Board	l as provided in		
18.25	the bylaws.						
18.26	<u>(4)</u> The I	Executive Board sha	all meet at least a	annually.			
18.27	(5) The I	Executive Board sha	all have the follo	wing duties and responsi	bilities:		
18.28	(a) recon	nmend to the entire	commission cha	nges to the rules or bylaw	s, changes to this		
18.29	compact legi	islation, fees paid by	compact states s	uch as annual dues, and an	y other applicable		
18.30	fees;						

19.1	(b) ensure compact administration services are appropriately provided, 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 compact compliance of member states and provide compliance reports to
19.6	the commission;
19.7	(f) establish additional committees as necessary; and
19.8	(g) other duties as provided in rules or bylaws.
19.9	F. Financing of the commission:
19.10	(1) The commission shall pay, or provide for the payment of the reasonable expenses
19.11	of its establishment, organization, and ongoing activities.
19.12	(2) The commission may accept any and all appropriate revenue sources including
19.13	donations and grants of money, and donations of equipment, supplies, materials, and services.
19.14	(3) The commission may levy on and collect an annual assessment from each compact
19.15	state or impose fees on other parties to cover the cost of the operations and activities of the
19.16	commission and its staff which must be in a total amount sufficient to cover its annual
19.17	budget as approved each year for which revenue is not provided by other sources. The
19.18	aggregate annual assessment amount shall be allocated based upon a formula to be determined
19.19	by the commission which shall promulgate a rule binding upon all compact states.
19.20	(4) The commission shall not incur obligations of any kind prior to securing the funds
19.21	adequate to meet the same; nor shall the commission pledge the credit of any of the compact
19.22	states, except by and with the authority of the compact state.
19.23	(5) The commission shall keep accurate accounts of all receipts and disbursements. The
19.24	receipts and disbursements of the commission shall be subject to the audit and accounting
19.25	procedures established under its bylaws. However, all receipts and disbursements of funds
19.26	handled by the commission shall be audited yearly by a certified or licensed public accountant
19.27	and the report of the audit shall be included in and become part of the annual report of the
19.28	commission.
19.29	G. Qualified immunity, defense, and indemnification:
19.30	(1) The members, officers, executive director, employees, and representatives of the
19.31	commission shall be immune from suit and liability, either personally or in their official
19.32	capacity, for any claim for damage to or loss of property or personal injury or other civil

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

20.2 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

- 20.4 that nothing in this paragraph shall be construed to protect any such person from suit and
- 20.5 <u>liability for any damage, loss, injury, or liability caused by the intentional, willful, or wanton</u>
 20.6 misconduct of that person.
- 20.7 (2) The commission shall defend any member, officer, executive director, employee, or 20.8 representative of the commission in any civil action seeking to impose liability arising out 20.9 of any actual or alleged act, error, or omission that occurred within the scope of commission 20.10 employment, duties, or responsibilities, or that the person against whom the claim is made 20.11 had a reasonable basis for believing occurred within the scope of commission employment, 20.12 duties, or responsibilities; provided that nothing herein shall be construed to prohibit that 20.13 person from retaining his or her own counsel; and provided further, that the actual or alleged
- 20.14 act, error, or omission did not result from that person's intentional, willful, or wanton
- 20.15 <u>misconduct.</u>
- 20.16 (3) The commission shall indemnify and hold harmless any member, officer, executive
 20.17 director, employee, or representative of the commission for the amount of any settlement
 20.18 or judgment obtained against that person arising out of any actual or alleged act, error, or
 20.19 omission that occurred within the scope of commission employment, duties, or
 20.20 responsibilities, or that such person had a reasonable basis for believing occurred within
 20.21 the scope of commission employment, duties, or responsibilities; provided that the actual
- 20.22 <u>or alleged act, error, or omission did not result from the intentional, willful, or wanton</u>
 20.23 misconduct of that person.
- 20.24

20.25

ARTICLE XI

RULEMAKING

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

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

- 20.30 a statute or resolution in the same manner used to adopt the compact, then such rule shall
- 20.31 <u>have no further force and effect in any compact state.</u>
- 20.32 <u>C. Rules or amendments to the rules shall be adopted at a regular or special meeting of</u> 20.33 <u>the commission.</u>

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21.1	D. Prior t	o promulgation an	d adoption of a fin	al rule or rules by the c	ommission, and at	
21.2	least 60 days	least 60 days in advance of the meeting at which the rule will be considered and voted upon,				
21.3	the commiss	ion shall file a not	ice of proposed rul	emaking:		
21.4	(1) on the	(1) on the website of the commission; and				
21.5	(2) on the	e website of each c	compact state's psy	chology regulatory aut	hority or the	
21.6	publication i	publication in which each state would otherwise publish proposed rules.				
21.7	E. The no	otice of proposed r	rulemaking shall in	clude:		
21.8	(1) the pr	oposed time, date,	, and location of the	e meeting in which the	rule will be	
21.9	considered a	nd voted upon;				
21.10	(2) the ter	xt of the proposed	rule or amendmen	t and the reason for the	e proposed rule;	
21.11	<u>(3) a requ</u>	(3) a request for comments on the proposed rule from any interested person; and				
21.12	(4) the ma	(4) the manner in which interested persons may submit notice to the commission of their				
21.13	intention to a	attend the public h	earing and any wri	tten comments.		
21.14	F. Prior to adoption of a proposed rule, the commission 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 amen	rule or amendment if a hearing is requested by:				
21.18	<u>(1) at leas</u>	(1) at least 25 persons who submit comments independently of each other;				
21.19	<u>(2)</u> a gov	ernmental subdivis	sion or agency; or			
21.20	<u>(3)</u> a duly	(3) a duly appointed person in an association that has at least 25 members.				
21.21	H. If a hearing is held on the proposed rule or amendment, the commission shall publish					
21.22	the place, time, and date of the scheduled public hearing.					
21.23	(1) All persons wishing to be heard at the hearing shall notify the executive director of (1)					
21.24	the commission or other designated member in writing of their desire to appear and testify					
21.25	at the hearing not less than five business days before the scheduled date of the hearing.					
21.26	<u>(2) Heari</u>	(2) Hearings shall be conducted in a manner providing each person who wishes to				
21.27	comment a f	air and reasonable	opportunity to cor	nment orally or in writ	ing.	
21.28	<u>(3)</u> No tra	anscript of the hea	ring is required, un	less a written request f	for a transcript is	
21.29	made, in whi	ch case the persor	n requesting the tra	nscript shall bear the c	ost of producing	
21.30	the transcript	t. A recording may	y be made in lieu o	f a transcript under the	same terms and	

22.1	conditions as a transcript. This subsection shall not preclude the commission from making
22.2	a transcript or recording of the hearing if it so chooses.
22.3	(4) Nothing in this section shall be construed as requiring a separate hearing on each
22.4	rule. Rules may be grouped for the convenience of the commission at hearings required by
22.5	this section.
22.6	I. Following the scheduled hearing date, or by the close of business on the scheduled
22.7	hearing date if the hearing was not held, the commission shall consider all written and oral
22.8	comments received.
22.9	J. The commission shall, by majority vote of all members, take final action on the
22.10	proposed rule and shall determine the effective date of the rule, if any, based on the
22.11	rulemaking record and the full text of the rule.
22.12	K. If no written notice of intent to attend the public hearing by interested parties is
22.13	received, the commission may proceed with promulgation of the proposed rule without a
22.14	public hearing.
22.15	L. Upon determination that an emergency exists, the commission may consider and
22.16	adopt an emergency rule without prior notice, opportunity for comment, or hearing, provided
22.17	that the usual rulemaking procedures provided in the compact and in this section shall be
22.18	retroactively applied to the rule as soon as reasonably possible, in no event later than 90
22.19	days after the effective date of the rule. For the purposes of this provision, an emergency
22.20	rule is one that must be adopted immediately in order to:
22.21	(1) meet an imminent threat to public health, safety, or welfare;
22.22	(2) prevent a loss of commission or compact state funds;
22.23	(3) meet a deadline for the promulgation of an administrative rule that is established by
22.24	federal law or rule; or
22.25	(4) protect public health and safety.
22.26	M. The commission or an authorized committee of the commission may direct revisions
22.27	to a previously adopted rule or amendment for purposes of correcting typographical errors,
22.28	errors in format, errors in consistency, or grammatical errors. Public notice of any revisions
22.29	shall be posted on the website of the commission. The revision shall be subject to challenge
22.30	by any person for a period of 30 days after posting. The revision may be challenged only
22.31	on grounds that the revision results in a material change to a rule. A challenge shall be made
22.32	in writing, and delivered to the chair of the commission prior to the end of the notice period.

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23.1	If no challen	ge is made, the rev	vision will take eff	fect without further action	1. If the revision
23.2	is challenged	l, the revision may	not take effect w	ithout the approval of the	commission.
23.3			ARTICLE	XII	
23.4	OV	VERSIGHT, DISP	UTE RESOLUT	TION, AND ENFORCE	MENT
22.5		·			
23.5	<u>A. Overs</u>				
23.6	<u> </u>		· • •	nches of state government	
23.7	state shall en	force this compact	and take all actio	ns necessary and appropr	iate to effectuate
23.8	the compact's	s purposes and inte	nt. The provisions	of this compact and the ru	iles promulgated
23.9	hereunder sh	all have standing a	as statutory law.		
23.10	(2) All co	ourts shall take jud	icial notice of the	compact and the rules in	any judicial or
23.11	administrativ	ve proceeding in a c	compact state perta	aining to the subject matte	r of this compact
23.12	which may a	ffect the powers, r	esponsibilities, or	actions of the commission	<u>on.</u>
23.13	(3) The co	ommission shall be	entitled to receive	e service of process in any	such proceeding,
23.14	and shall hav	e standing to interv	vene in such a proc	ceeding for all purposes. F	ailure to provide
23.15	service of pr	ocess to the comm	ission shall rende	r a judgment or order voi	d as to the
23.16	commission,	this compact, or p	romulgated rules.	<u>-</u>	
23.17	<u>B. Defau</u>	lt, technical assista	nce, and terminat	ion:	
23.18	(1) If the	commission deterr	nines that a comp	pact state has defaulted in	the performance
23.19	of its obligat	ions or responsibil	ities under this co	ompact or the promulgated	d rules, the
23.20	commission	shall:			
23.21	(a) provid	de written notice to	the defaulting st	ate and other compact sta	tes of the nature
23.22	of the defaul	t, the proposed me	ans of remedying	the default, and any othe	r action to be
23.23	taken by the	commission; and			
23.24	<u>(b) provi</u>	de remedial trainin	g and specific tec	hnical assistance regardir	ng the default.
23.25	(2) If a sta	ate in default fails t	o remedy the defa	ult, the defaulting state m	ay be terminated
23.26	from the com	pact upon an affirm	native vote of a m	ajority of the compact stat	es, and all rights,
23.27	privileges, a	nd benefits conferr	ed by this compac	et shall be terminated on t	he effective date
23.28	of termination	on. A remedy of the	e default does not	relieve the offending stat	e of obligations
23.29	or liabilities	incurred during the	e period of defaul	<u>t.</u>	
23.30	(3) Termi	ination of members	ship in the compa	ct shall be imposed only a	after all other
23.31	means of sec	uring compliance h	ave been exhaust	ed. Notice of intent to susp	end or terminate

24.1	shall be submitted by the commission to the governor, the majority and minority leaders of			
24.2	the defaulting state's legislature, and each of the compact states.			
24.3	(4) A compact state which has been terminated is responsible for all assessments,			
24.4	obligations, and liabilities incurred through the effective date of termination, including			
24.5	obligations which extend beyond the effective date of termination.			
24.6	(5) The commission shall not bear any costs incurred by the state which is found to be			
24.7	in default or which has been terminated from the compact, unless agreed upon in writing			
24.8	between the commission and the defaulting state.			
24.9	(6) The defaulting state may appeal the action of the commission by petitioning the			
24.10	United States District Court for the state of Georgia or the federal district where the compact			
24.11	has its principal offices. The prevailing member shall be awarded all costs of such litigation,			
24.12	including reasonable attorney fees.			
24.13	C. Dispute resolution:			
2				
24.14	(1) Upon request by a compact state, the commission shall attempt to resolve disputes			
24.15	related to the compact which arise among compact states and between compact and			
24.16	noncompact states.			
24.17	(2) The commission shall promulgate a rule providing for both mediation and binding			
24.18	dispute resolution for disputes that arise before the commission.			
24.19	D. Enforcement:			
24.20	(1) The commission, in the reasonable exercise of its discretion, shall enforce the			
24.21	provisions and rules of this compact.			
24.22	(2) By majority vote, the commission may initiate legal action in the United States			
24.23	District Court for the state of Georgia or the federal district where the compact has its			
24.24	principal offices against a compact state in default to enforce compliance with the provisions			
24.25	of the compact and its promulgated rules and bylaws. The relief sought may include both			
24.26	injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing			
24.27	member shall be awarded all costs of such litigation, including reasonable attorney fees.			
24.28	(3) The remedies herein shall not be the exclusive remedies of the commission. The			
24.29	commission may pursue any other remedies available under federal or state law.			
24 30	APTICI F XIII			

24.30 ARTICLE XIII

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25.1	DATE OF IMPLEMENTATION OF THE PSYCHOLOGY INTERJURISDICTIONAL
25.2	COMPACT COMMISSION AND ASSOCIATED RULES, WITHDRAWAL, AND
25.3	AMENDMENTS
25.4	A. The compact shall come into effect on the date on which the compact is enacted into
25.5	law in the seventh compact state. The provisions which become effective at that time shall
25.6	be limited to the powers granted to the commission relating to assembly and the promulgation
25.7	of rules. Thereafter, the commission shall meet and exercise rulemaking powers necessary
25.8	to the implementation and administration of the compact.
25.9	B. Any state which joins the compact subsequent to the commission's initial adoption
25.10	of the rules shall be subject to the rules as they exist on the date on which the compact
25.11	becomes law in that state. Any rule which has been previously adopted by the commission
25.12	shall have the full force and effect of law on the day the compact becomes law in that state.
25.13	C. Any compact state may withdraw from this compact by enacting a statute repealing
25.14	the same.
25.15	(1) A compact state's withdrawal shall not take effect until six months after enactment
25.16	of the repealing statute.
25.17	(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's
25.18	psychology regulatory authority to comply with the investigative and adverse action reporting
25.19	requirements of this act prior to the effective date of withdrawal.
25.20	D. Nothing contained in this compact shall be construed to invalidate or prevent any
25.21	psychology licensure agreement or other cooperative arrangement between a compact state
25.22	and a noncompact state which does not conflict with the provisions of this compact.
25.23	E. This compact may be amended by the compact states. No amendment to this compact
25.24	shall become effective and binding upon any compact state until it is enacted into the law
25.25	of all compact states.
25.26	ARTICLE XIV
25.27	CONSTRUCTION AND SEVERABILITY
25.28	This compact shall be liberally construed so as to effectuate the purposes thereof. If this
25.29	compact shall be held contrary to the constitution of any state member thereto, the compact
25.30	shall remain in full force and effect as to the remaining compact states.

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26.1	EFFECTI	VE DATE. This	section is effectiv	ve the day following final	l enactment. The
26.2	Board of Psych	nology must publ	lish the effective	date of the compact in the	e State Register
26.3	and on the boar	rd's website.			
26.4	Sec. 2. <u>APPI</u>	ROPRIATION.			
26.5	\$ in fise	cal year 2021 is a	ppropriated from	the state government spec	cial revenue fund
26.6	to the Board of	Psychology to i	mplement the pro	visions of Minnesota Sta	tutes, section
26.7	148.9051.				
26.8	EFFECTI	VE DATE. This	section is effectiv	ve the day following final	l enactment.