



26	<b>58-60b-104</b> , Utah Code Annotated 1953
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*Be it enacted by the Legislature of the state of Utah:* 

Section 1. Section **58-60-103.1** is amended to read:

## 58-60-103.1. Criminal background check.

- (1) An applicant for licensure under this chapter who requires a criminal background check shall:
- (a) submit fingerprint cards in a form acceptable to the division at the time the license application is filed; and
- (b) consent to a fingerprint background check conducted by the Bureau of Criminal Identification and the Federal Bureau of Investigation regarding the application.
  - (2) The division shall:
- (a) in addition to other fees authorized by this chapter, collect from each applicant submitting fingerprints in accordance with this section the fee that the Bureau of Criminal Identification is authorized to collect for the services provided under Section 53-10-108 and the fee charged by the Federal Bureau of Investigation for fingerprint processing for the purpose of obtaining federal criminal history record information;
- (b) submit from each applicant the fingerprint card and the fees described in Subsection (2)(a) to the Bureau of Criminal Identification; and
  - (c) obtain and retain in division records a signed waiver approved by the Bureau of

57	Criminal Identification in accordance with Section 53-10-108 for each applicant.
58	(3) The Bureau of Criminal Identification shall, in accordance with the requirements of
59	Section 53-10-108:
60	(a) check the fingerprints submitted under Subsection (2)(b) against the applicable state
61	and regional criminal records databases;
62	(b) forward the fingerprints to the Federal Bureau of Investigation for a national
63	criminal history background check; and
64	(c) provide the results from the state, regional, and nationwide criminal history
65	background checks to the division.
66	(4) For purposes of conducting a criminal background check required under this
67	section, the division shall have direct access to criminal background information maintained
68	under Title 53, Chapter 10, Part 2, Bureau of Criminal Identification.
69	(5) The division may not:
70	(a) disseminate outside of the division any criminal history record information that the
71	division obtains from the Bureau of Criminal Identification or the Federal Bureau of
72	Investigation under the criminal background check requirements of this section; [or]
73	(b) issue a letter of qualification to participate in the Counseling Compact under
74	Chapter 60a, Counseling Compact, until the criminal background check described in this
75	section is completed[ <del>.</del> ]; or
76	(c) issue a letter of qualification to participate in the Social Work Licensure Compact
77	under Chapter 60b, Social Work Licensure Compact, until the criminal background check
78	described in this section is completed.
79	Section 2. Section <b>58-60-205</b> is amended to read:
80	58-60-205. Qualifications for licensure or certification as a clinical social worker,
81	certified social worker, and social service worker.
82	(1) An applicant for licensure as a clinical social worker shall:
83	(a) submit an application on a form provided by the division;
84	(b) pay a fee determined by the department under Section 63J-1-504;
85	(c) produce certified transcripts from an accredited institution of higher education
86	recognized by the division in collaboration with the board verifying satisfactory completion of
87	an education and an earned degree as follows:

88	(i) a master's degree in a social work program accredited by the Council on Social
89	Work Education or by the Canadian Association of Schools of Social Work; or
90	(ii) a doctoral degree that contains a clinical social work concentration and practicum
91	approved by the division, by rule, in accordance with Title 63G, Chapter 3, Utah
92	Administrative Rulemaking Act, that is consistent with Section 58-1-203;
93	(d) have completed a minimum of 3,000 hours of clinical social work training as
94	defined by division rule under Section 58-1-203:
95	(i) in not less than two years;
96	(ii) under the supervision of a supervisor approved by the division in collaboration with
97	the board who is a:
98	(A) clinical mental health counselor;
99	(B) psychiatrist;
100	(C) psychologist;
101	(D) registered psychiatric mental health nurse practitioner;
102	(E) marriage and family therapist; or
103	(F) clinical social worker; and
104	(iii) including a minimum of two hours of training in suicide prevention via a course
105	that the division designates as approved;
106	(e) document successful completion of not less than 1,000 hours of supervised training
107	in mental health therapy obtained after completion of the education requirement in Subsection
108	(1)(c), which training may be included as part of the 3,000 hours of training in Subsection
109	(1)(d), and of which documented evidence demonstrates not less than 100 of the hours were
110	obtained under the direct supervision, as defined by rule, of a supervisor described in
111	Subsection (1)(d)(ii);
112	(f) have completed a case work, group work, or family treatment course sequence with
113	a clinical practicum in content as defined by rule under Section 58-1-203;
114	(g) pass the examination requirement established by rule under Section 58-1-203; and
115	(h) if the applicant is applying to participate in the Counseling Compact under Chapter
116	60a, Counseling Compact, or the Social Work Licensure Compact under Chapter 60b, Social
117	Work Licensure Compact, consent to a criminal background check in accordance with Section
118	58-60-103.1 and any requirements established by division rule made in accordance with Title

119	63G, Chapter 3, Utah Administrative Rulemaking Act.
120	(2) An applicant for licensure as a certified social worker shall:
121	(a) submit an application on a form provided by the division;
122	(b) pay a fee determined by the department under Section 63J-1-504;
123	(c) produce certified transcripts from an accredited institution of higher education
124	recognized by the division in collaboration with the board verifying satisfactory completion of
125	an education and an earned degree as follows:
126	(i) a master's degree in a social work program accredited by the Council on Social
127	Work Education or by the Canadian Association of Schools of Social Work; or
128	(ii) a doctoral degree that contains a clinical social work concentration and practicum
129	approved by the division, by rule, in accordance with Title 63G, Chapter 3, Utah
130	Administrative Rulemaking Act, that is consistent with Section 58-1-203; and
131	(d) pass the examination requirement established by rule under Section 58-1-203.
132	(3) (a) An applicant for certification as a certified social worker intern shall meet the
133	requirements of Subsections (2)(a), (b), and (c).
134	(b) Certification under Subsection (3)(a) is limited to the time necessary to pass the
135	examination required under Subsection (2)(d) or six months, whichever occurs first.
136	(c) A certified social worker intern may provide mental health therapy under the
137	general supervision, as defined by rule, of a supervisor described in Subsection (1)(d)(ii).
138	(4) An applicant for licensure as a social service worker shall:
139	(a) submit an application on a form provided by the division;
140	(b) pay a fee determined by the department under Section 63J-1-504;
141	(c) produce certified transcripts from an accredited institution of higher education
142	recognized by the division in collaboration with the board verifying satisfactory completion of
143	an education and an earned degree as follows:
144	(i) a bachelor's degree in a social work program accredited by the Council on Social
145	Work Education or by the Canadian Association of Schools of Social Work;
146	(ii) a master's degree in a field approved by the division in collaboration with the
147	board;
148	(iii) a bachelor's degree in any field if the applicant:
149	(A) has completed at least three semester hours, or the equivalent, in each of the

150	following areas:
151	(I) social welfare policy;
152	(II) human growth and development; and
153	(III) social work practice methods, as defined by rule; and
154	(B) provides documentation that the applicant has completed at least 2,000 hours of
155	qualifying experience under the supervision of a mental health therapist, which experience is
156	approved by the division in collaboration with the board, and which is performed after
157	completion of the requirements to obtain the bachelor's degree required under this Subsection
158	(4); or
159	(iv) successful completion of the first academic year of a Council on Social Work
160	Education approved master's of social work curriculum and practicum; and
161	(d) pass the examination requirement established by rule under Section 58-1-203.
162	(5) The division shall ensure that the rules for an examination described under
163	Subsections (1)(g), (2)(d), and (4)(d) allow additional time to complete the examination if
164	requested by an applicant who is:
165	(a) a foreign born legal resident of the United States for whom English is a second
166	language; or
167	(b) an enrolled member of a federally recognized Native American tribe.
168	Section 3. Section <b>58-60b-101</b> is enacted to read:
169	CHAPTER 60b. SOCIAL WORK LICENSURE COMPACT
170	Part 1. Compact Text
171	<u>58-60b-101.</u> Section 1 Purpose.
172	The purpose of this Compact is to facilitate interstate practice of regulated Social
173	Workers with the goal of improving public access to competent Social Work services. The
174	Compact seeks to preserve the regulatory authority of States to protect public health and safety
175	through the current system of State licensure.
176	This Compact is designed to achieve the following objectives:
177	A. Increase public access to Social Work Services by providing for the mutual
178	recognition of other Member State licenses;
179	B. Enhance the Member States' ability to protect the public's health and safety;
180	C. Encourage the cooperation of Member States in regulating multistate practice;

181	D. Support military families;
182	E. Facilitate the exchange of licensure and disciplinary information among Member
183	States;
184	F. Authorize all Member States to hold a Regulated Social Worker accountable for
185	abiding by the Member State's Scope of Practice in the Member State in which the client is
186	located at the time care is rendered;
187	G. Allow for the use of telehealth to facilitate increased access to regulated Social Work
188	Services;
189	H. Support the uniformity of Social Work licensure requirements throughout the States
190	to promote public safety and access to services; and
191	I. Promote mobility and address workforce shortages by eliminating the necessity for
192	licenses in multiple States.
193	Section 4. Section <b>58-60b-102</b> is enacted to read:
194	<b>58-60b-102.</b> Section 2 Definitions.
195	As used in this Compact, and except as otherwise provided, the following definitions
196	shall apply:
197	A. "Active Duty Military" means any individual in full-time duty status in the active
198	uniformed service of the United States including members of the National Guard and Reserve.
199	B. "Adverse Action" means any administrative, civil, equitable or criminal action
200	permitted by a State's laws which is imposed by a Licensing Authority or other authority
201	against a Regulated Social Worker, including actions against an individual's license or
202	Multistate Authorization to Practice such as revocation, suspension, probation, monitoring of
203	the licensee, limitation on the licensee's practice, or any other Encumbrance on licensure
204	affecting a Regulated Social Worker's authorization to practice, including issuance of a cease
205	and desist action.
206	C. "Alternative Program" means a non-disciplinary monitoring or practice remediation
207	process approved by a Social Work Licensing Authority to address Impaired Practitioners.
208	D. "Compact Commission" or "Commission" means the national administrative body
209	whose membership consists of all Member States that have enacted the Compact.
210	E. "Current Significant Investigative Information" means:
211	1. Investigative information that a Licensing Authority, after a preliminary inquiry that

212	includes notification and an opportunity for the Regulated Social Worker to respond has reason
213	to believe is not groundless and, if proved true, would indicate more than a minor infraction as
214	may be defined by the Commission; or
215	2. Investigative information that indicates that the Regulated Social Worker represents
216	an immediate threat to public health and safety, as may be defined by the Commission,
217	regardless of whether the Regulated Social Worker has been notified and has had an
218	opportunity to respond.
219	F. "Data System" means a repository of information about Licensees, including, but not
220	limited to, continuing education, examination, licensure, Current Significant Investigative
221	Information, Disqualifying Event, Interstate Compact License(s) and Adverse Action
222	information or other information as required by the Commission.
223	G. "Domicile" means the jurisdiction in which the licensee resides and intends to
224	remain indefinitely.
225	H. "Disqualifying Event" means any Adverse Action or incident which results in an
226	encumbrance that disqualifies or makes the Licensee ineligible to either obtain, retain or renew
227	an Interstate Compact License.
228	I. "Encumbered License" means a license in which an Adverse Action restricts the
229	practice of Social Work by the Licensee and said Adverse Action and is reportable to the
230	National Practitioners Data Bank (NPDB).
231	J. "Encumbrance" means a revocation or suspension of, or any limitation on, the full
232	and unrestricted practice of Social Work licensed and regulated by a Licensing Authority.
233	K. "Executive Committee" means a group of directors elected or appointed to act on
234	behalf of, and within the powers granted to them by, the compact and Commission.
235	L. "Home State" means the Member State that is the Licensee's primary Domicile.
236	M. "Impaired Practitioner" means an individual who has a condition(s) that may impair
237	their ability to engage in full and unrestricted practice as a Regulated Social Worker without
238	some type of intervention and may include, but are not limited to, alcohol and drug
239	dependence, mental health impairment, and neurological or physical impairments.
240	N. "Licensee(s)" means an individual who currently holds an authorization from the
241	State to practice as a Regulated Social Worker.
242	O. "Licensing Authority" means the board or agency of a Member State, or equivalent,

243	that is responsible for the licensing and regulation of Regulated Social Workers.
244	P. "Member State" means a state, commonwealth, district, or territory of the United
245	States of America that has enacted the Compact.
246	Q. "Multistate Authorization to Practice" means a legal authorization, which is
247	equivalent to a license, associated with an Interstate Compact License permitting the practice of
248	Social Work in a Remote State.
249	R. "Interstate Compact License" means a license to practice as a Regulated Social
250	Worker issued by a Home State Licensing Authority that authorizes the Regulated Social
251	Worker to practice in all party states under a Multistate Authorization to Practice.
252	S. "Qualifying National Exam" means a national licensing examination developed and
253	administered by a national association of Social Work Licensing Authorities or other
254	competency assessment approved by the Commission.
255	T. "Regulated Social Worker" means any clinical, master's or bachelor's Social Worker
256	licensed by a Member State regardless of the title used by that Member State.
257	U. "Remote State" means a Member State other than the Home State, where a Licensee
258	is exercising or seeking to exercise the Multistate Authorization to Practice.
259	V. "Rule(s) of the Commission" means a regulation or regulations duly promulgated by
260	the Commission, as authorized by the compact, that has the force of law.
261	W. "Scope of Practice" means the procedures, actions, and processes a Regulated Social
262	Worker in a state is permitted to undertake in that state and the circumstances under which the
263	Regulated Social Worker is permitted to undertake those procedures, actions and processes.
264	Such procedures, actions and processes and the circumstances under which they may be
265	undertaken may be established through official means, including, but not limited to, statute,
266	rules and regulations, case law, and other processes available to the State Regulatory Authority
267	or other government agency.
268	X. "Single State License" means a Social Work license issued by any state that
269	authorizes practice only within the issuing State and does not include a Multistate
270	Authorization to Practice in any Member State.
271	Y. "Social Work" or "Social Work Services" means the application of social work
272	theory, knowledge, methods, ethics, and the professional use of self to restore or enhance
273	social, psychosocial, or biopsychosocial functioning of individuals, couples, families, groups,

274	organizations, and communities through the care and services provided by a Regulated Social
275	Worker as set forth in the Member State's statutes and regulations in the State where the
276	services are being provided.
277	Z. "State" means any state, commonwealth, district, or territory of the United States of
278	America that regulates the practice of Social Work.
279	AA. "Unencumbered License" means a license that authorizes a Regulated Social
280	Worker to engage in the full and unrestricted practice of Social Work.
281	Section 5. Section 58-60b-103 is enacted to read:
282	58-60b-103. Section 3 State participation in the Compact.
283	A. To be eligible to participate in the compact, a potential Member State must currently
284	meet all of the following criteria:
285	1. License and regulate clinical, master's, or bachelor's categories of Social Work
286	practice.
287	2. Require applicants for licensure to pass a corresponding Qualifying National Exam
288	for the category of licensure sought as outlined in Section 4.
289	3. Require applicants for licensure to graduate from a program that is accredited by an
290	accrediting agency recognized by the Council for Higher Education Accreditation, or its
291	successor, or by the United States Department of Education and operated by a college or
292	university recognized by the Licensing Authority and that corresponds to the licensure sought
293	as outlined in Section 4.
294	4. Require applicants for clinical licensure to complete a period of supervised practice.
295	5. Have a mechanism in place for receiving, investigating, and adjudicating complaints
296	about Licensees.
297	B. To maintain membership in the Compact a Member State shall:
298	1. Participate fully in the Commission's Data System, including using the Commission's
299	unique identifier as defined in Rules;
300	2. Notify the Commission, in compliance with the terms of the Compact and rules, of
301	any Adverse Action or the availability of Current Significant Investigative Information
302	regarding a Licensee;
303	3. Implement or utilize procedures for considering the criminal history records of
304	applicants for an initial Interstate Compact License. These procedures shall include the

305	submission of fingerprints or other biometric-based information by applicants for the purpose
306	of obtaining an applicant's criminal history record information from the Federal Bureau of
307	Investigation and the agency responsible for retaining that State's criminal records for the sole
308	purpose of affirming or denying eligibility for participation in the Compact;
309	a. A member state must utilize or fully implement a criminal background check
310	requirement, within a time frame established by rule of the Commission, by receiving the
311	results of the Federal Bureau of Investigation record search and shall use the results in making
312	licensure decisions/determining eligibility for participation in the Compact.
313	b. Communication between a Member State, the Commission and among Member
314	States, through the Data System or otherwise, regarding the verification of any information
315	received from the Federal Bureau of Investigation relating to a federal criminal records check
316	performed by a Member State under Public Law 92-544.
317	4. Comply with the Rules of the Commission;
318	5. Require an applicant to obtain or retain a license in the Home State and meet the
319	Home State's qualifications for licensure or renewal of licensure, as well as all other applicable
320	Home State laws;
321	6. Authorize a Licensee holding an Interstate Compact License in any Member State to
322	practice in accordance with the terms of the Compact and Rules of the Commission; and
323	7. Designate a delegate to participate in the Commission meetings.
324	C. Home States may charge a fee for granting the Interstate Compact License.
325	D. An Interstate Compact License issued by a Home State to a resident in that State
326	shall be recognized by all Compact Member States as authorizing Social Work Practice under a
327	Multistate Authorization to Practice corresponding to each category of licensure regulated in
328	the Member State.
329	Section 6. Section <b>58-60b-104</b> is enacted to read:
330	58-60b-104. Section 4 Regulated Social Worker participation in the Compact.
331	A. To be eligible for an Interstate Compact License under the terms and provisions of
332	the compact, a Regulated Social Worker, regardless of category must:
333	1. Hold an active, Unencumbered License in the Home State;
334	2. Have an active United States Social Security Number, Qualifying National Exam
335	Number, or an identifier as determined by the Commission;

336	3. Pay any applicable fees, including any State fee, for the Interstate Compact License;
337	4. Meet any continuing competence requirements established by the Home State;
338	5. Notify the Home State of any Adverse Action, Encumbrance, or restriction on any
339	professional license taken by any Member State or non-Member State within 30 days from the
340	date the action is taken.
341	6. Abide by the laws, regulations, and Scope of Practice in the Member State where the
342	client is located at the time care is rendered.
343	B. A Regulated Social Worker who is a clinical-category Social Worker must meet the
344	following requirements:
345	1. Passed a clinical-category Qualifying National Exam. Regulated Social Workers
346	holding an active and unencumbered license, who were licensed in a state before a qualifying
347	national exam was required, may be exempted from this requirement, as provided for by the
348	Rules of the Commission; and
349	2. Graduated with a master's degree, or higher, in Social Work, from a program that is
350	accredited by an accrediting agency recognized by the Council for Higher Education
351	Accreditation, or its successor, or by the United States Department of Education and operated
352	by a college or university recognized by the Licensing Authority; and
353	3. Completed a period of three thousand hours or two years of full-time postgraduate
354	supervised clinical practice.
355	C. For a Regulated Social Worker who is a master's-category Social Worker, graduated
356	with a master's degree, or higher, in Social Work, from a program that is accredited by an
357	accrediting agency recognized by the Council for Higher Education Accreditation, or its
358	successor, or by the United States Department of Education and operated by a college or
359	university recognized by the Licensing Authority.
360	D. For a Regulated Social Worker who is a bachelor's-category Social Worker,
361	graduated with a bachelor's degree, or higher, in Social Work, from a program that is accredited
362	by an accrediting agency recognized by the Council for Higher Education Accreditation, or its
363	successor, or by the United States Department of Education and operated by a college or
364	university recognized by the Licensing Authority.
365	E. The Interstate Compact License for a Regulated Social Worker is subject to the
366	renewal requirements of the Home State. The Regulated Social Worker must maintain

367	compliance with the requirements of Section 4(A).
368	F. The Regulated Social Worker's services in a Remote State are subject to that
369	Member State's regulatory authority. A Remote State may, in accordance with due process and
370	that Member State's laws, remove a Regulated Social Worker's Multistate Authorization to
371	Practice in the Remote State for a specific period of time, impose fines, and/or take any other
372	necessary actions to protect the health and safety of its citizens.
373	G. If a Home State license is encumbered, the regulated Social Worker's Multistate
374	Authorization to Practice shall be deactivated in all Remote States until the Home State license
375	is no longer encumbered.
376	H. If a Multistate Authorization to Practice is encumbered in a Remote State, the
377	regulated Social Worker's Multistate Authorization to Practice may be deactivated in that State
378	until the Multistate Authorization to Practice is no longer encumbered.
379	I. Nothing in this Compact shall affect the requirements established by a Member State
380	for the issuance of a Single State License.
381	Section 7. Section <b>58-60b-105</b> is enacted to read:
382	58-60b-105. Section 5 Obtaining a new Home State license based on an
383	Interstate Compact License.
384	A. If qualified, a Regulated Social Worker may hold an Interstate Compact License
385	issued by a Home State Licensing Authority, which authorizes the Regulated Social Worker to
386	practice in all Member States under a Multistate Authorization to Practice.
387	B. If an Interstate Compact License holder with Multistate Authorization to Practice
388	changes primary State of Domicile by moving between two Member States:
389	1. The Interstate Compact License holder shall file an application for obtaining a new
390	Home State license based on their Interstate Compact License which grants a Multistate
391	Authorization to Practice, pay all applicable fees, and notify the current and new Home
392	Member State in accordance with applicable Rules adopted by the Commission.
393	2. Upon receipt of an application for obtaining a new Home State license based on the
394	Interstate Compact License which grants a Multistate Authorization to Practice, the new Home
395	Member State may verify that the Regulated Social Worker meets the pertinent criteria outlined
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396	in Section 4 via the Data System, without need for primary source verification except for:

398	previously performed or updated pursuant to applicable rules adopted by the Commission in
399	accordance with Public Law 92-544;
400	ii. other criminal background check as required by the new Home State; and
401	iii. completion of any requisite jurisprudence requirements of the new Home State.
402	3. The former Home State may convert the former Home State license into a Multistate
403	Authorization to Practice once the new Home State has activated the new Home State license
404	in accordance with applicable Rules adopted by the Commission.
405	4. Notwithstanding any other provision of this Compact, if the Regulated Social Worke
406	cannot meet the criteria in Section 4, the new Home State may apply its requirements for
407	issuing a new Single State License.
408	5. The Regulated Social Worker shall pay all applicable fees to the new Home State in
409	order to be issued a new Home State license.
410	C. If a Regulated Social Worker changes primary State of Domicile by moving from a
411	Member State to a non-Member State, the non-member State criteria shall apply for issuance of
412	a Single State License in the new non-Member State.
413	D. Nothing in this Compact shall interfere with a Regulated Social Worker's ability to
414	hold a Single State License in multiple States, however for the purposes of this Compact, a
415	Regulated Social Worker shall have only one Home State license.
416	E. Nothing in this Compact shall affect the requirements established by a Member State
417	for the issuance of a Single State License.
418	Section 8. Section <b>58-60b-106</b> is enacted to read:
419	58-60b-106. Section 6 Military families.
420	Active Duty Military personnel, or their spouse, shall designate a Home State where the
421	individual has a current license in good standing. The individual may retain the Home State
422	designation during the period the service member is on active duty. Subsequent to designating
423	a Home State, the individual may only change their Home State through application for
424	licensure in the new State, or through the process outlined in Section 5.
425	Section 9. Section <b>58-60b-107</b> is enacted to read:
426	58-60b-107. Section 7 Adverse actions.
427	A. In addition to the other powers conferred by State law, a Remote State shall have the
428	authority, in accordance with existing State due process law, to:

429	1. Take Adverse Action against a Regulated Social Worker's Multistate Authorization
430	to Practice within that Member State, and issue subpoenas for both hearings and investigations
431	that require the attendance and testimony of witnesses as well as the production of evidence.
432	Subpoenas issued by a Licensing Authority in a Member State for the attendance and testimony
433	of witnesses or the production of evidence from another Member State shall be enforced in the
434	latter State by any court of competent jurisdiction, according to the practice and procedure of
435	that court applicable to subpoenas issued in proceedings pending before it. The issuing
436	authority shall pay any witness fees, travel expenses, mileage, and other fees required by the
437	service statutes of the State in which the witnesses or evidence are located.
438	2. Only the Home State shall have the power to take Adverse Action against a
439	Regulated Social Worker's Home State license.
440	B. For purposes of taking Adverse Action, the Home State shall give the same priority
441	and effect to reported conduct received from a Member State as it would if the conduct had
442	occurred within the Home State. In so doing, the Home State shall apply its own State laws to
443	determine appropriate action.
444	C. The Home State shall complete any pending investigations of a Regulated Social
445	Worker who changes primary State of Domicile during the course of the investigations. The
446	Home State shall also have the authority to take appropriate action(s) and shall promptly report
447	the conclusions of the investigations to the administrator of the Data System. The administrator
448	of the Data System shall promptly notify the new Home State of any Adverse Actions.
449	D. A Member State, if otherwise permitted by State law, may recover from the affected
450	Regulated Social Worker the costs of investigations and dispositions of cases resulting from
451	any Adverse Action taken against that Regulated Social Worker.
452	E. A Member State may take Adverse Action based on the factual findings of another
453	Member State, provided that the Member State follows its own procedures for taking the
454	Adverse Action.
455	F. Joint Investigations:
456	1. In addition to the authority granted to a Member State by its respective Regulated
457	Social Work practice act or other applicable State law, any Member State may participate with
458	other Member States in joint investigations of Licensees.
459	2. Member States shall share any investigative, litigation, or compliance materials in

460	turtherance of any joint or individual investigation initiated under the Compact.
461	G. If Adverse Action is taken by the Home State against the Interstate Compact License
462	of a Regulated Social Worker, the Regulated Social Worker's Multistate Authorization to
463	Practice in all other Member States shall be deactivated until all Encumbrances have been
464	removed from the Interstate Compact License. All Home State disciplinary orders that impose
465	Adverse Action against the license of a Regulated Social Worker shall include a statement that
466	the Regulated Social Worker's Multistate Authorization to Practice is deactivated in all
467	Member States until all conditions of the decision, order or agreement are satisfied.
468	H. If a Member State takes Adverse Action, it shall promptly notify the administrator of
469	the Data System. The administrator of the Data System shall promptly notify the Home State
470	and all other Member States of any Adverse Actions by Remote States.
471	I. Nothing in this Compact shall override a Member State's decision that participation in
472	an Alternative Program may be used in lieu of Adverse Action.
473	Section 10. Section <b>58-60b-108</b> is enacted to read:
474	58-60b-108. Section 8 Establishment of Social Work Licensure Compact
475	Commission.
476	A. The Compact Member States hereby create and establish a joint government agency
477	whose membership consists of all member states that have enacted the compact known as the
478	Social Work Compact Commission. The Commission is an instrumentality of the Compact
479	States acting jointly and not an instrumentality of any one state. The Commission shall come
480	into existence on or after the effective date of the Compact as set forth in Section 12.
481	B. Membership, Voting, and Meetings
482	1. Each Member State shall have and be limited to one (1) delegate selected by that
483	Member State's Licensing Authority.
484	2. The delegate shall be either:
485	a. A current member of the State Licensing Authority at the time of appointment, who
486	is a Regulated Social Worker or public member of the Licensing Authority; or
487	b. An administrator of the Licensing Authority or their designee.
488	3. The Commission shall by Rule or bylaw establish a term of office for delegates and
489	may by Rule or bylaw establish term limits.
490	4. The Commission may recommend removal or suspension of any delegate from

491	office.
492	5. A Member State's State Licensing Authority shall fill any vacancy of its delegate
493	occurring on the Commission within 60 days of the vacancy.
494	6. Each delegate shall be entitled to one vote on all matters before the Commission
495	requiring a vote by Commission delegates.
496	7. A delegate shall vote in person or by such other means as provided in the bylaws.
497	The bylaws may provide for delegates to meet by telecommunication, video conference or
498	other means of communication.
499	8. The Commission shall meet at least once during each calendar year. Additional
500	meetings may be held as set forth in the bylaws. The Commission may meet by
501	telecommunication, video conference or other similar electronic means.
502	C. The Commission shall have the following powers and duties:
503	1. Establish the fiscal year of the Commission;
504	2. Establish code of conduct and conflict of interest policies;
505	3. Establish and amend Rules and bylaws;
506	4. Maintain its financial records in accordance with the bylaws;
507	5. Meet and take such actions as are consistent with the provisions of this Compact, the
508	Commission's rules and the bylaws;
509	6. Initiate and conclude legal proceedings or actions in the name of the Commission,
510	provided that the standing of any State Licensing Board to sue or be sued under applicable law
511	shall not be affected;
512	7. Maintain and certify records and information provided to a Member State as the
513	authenticated business records of the Commission and designate an agent to do so on the
514	Commission's behalf;
515	8. Purchase and maintain insurance and bonds;
516	9. Borrow, accept, or contract for services of personnel, including, but not limited to,
517	employees of a Member State;
518	10. Conduct an annual financial review;
519	11. Hire employees, elect or appoint officers, fix compensation, define duties, grant
520	such individuals appropriate authority to carry out the purposes of the Compact, and establish
521	the Commission's personnel policies and programs relating to conflicts of interest,

522	qualifications of personnel, and other related personnel matters;
523	12. Assess and collect fees;
524	13. Accept any and all appropriate gifts, donations, grants of money, other sources of
525	revenue, equipment, supplies, materials, and services, and to receive, utilize, and dispose of the
526	same; provided that at all times the Commission shall avoid any appearance of impropriety or
527	conflict of interest;
528	14. Lease, purchase, retain, or otherwise to own, hold, improve or use, any property,
529	real, personal or mixed; or any undivided interest therein;
530	15. Sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of
531	any property real, personal, or mixed;
532	16. Establish a budget and make expenditures;
533	17. Borrow money;
534	18. Appoint committees, including standing committees composed of members, State
535	regulators, State legislators or their representatives, and consumer representatives, and such
536	other interested persons as may be designated in this Compact and the bylaws;
537	19. Provide and receive information from, and cooperate with, law enforcement
538	agencies;
539	20. Establish and elect an Executive Committee, including chair and a vice chair;
540	21. Determine whether a State's adopted language is materially different from the model
541	compact language such that the State would not qualify for participation in the Compact; and
542	22. Perform such other functions as may be necessary or appropriate to achieve the
543	purposes of this Compact.
544	D. The Executive Committee
545	1. The Executive Committee shall have the power to act on behalf of the Commission
546	according to the terms of this Compact. The powers, duties, and responsibilities of the
547	Executive Committee shall include:
548	a. Oversee the day-to-day activities of the administration of the compact including
549	enforcement and compliance with the provisions of the compact, its Rules and bylaws, and
550	other duties as deemed necessary;
551	b. Recommend to the Commission changes to the Rules or bylaws, changes to this
552	Compact legislation, fees charged to Compact Member States such as fees charged to licensees,

553	and other fees;
554	c. Ensure Compact administration services are appropriately provided, including by
555	contract;
556	d. Prepare and recommend the budget;
557	e. Maintain financial records on behalf of the Commission;
558	f. Monitor Compact compliance of Member States and provide compliance reports to
559	the Commission;
560	g. Establish additional committees as necessary;
561	h. Exercise the powers and duties of the Commission during the interim between
562	Commission meetings, except for adopting or amending Rules, adopting or amending bylaws,
563	and exercising any other powers and duties expressly reserved to the Commission by Rule or
564	bylaw; and
565	i. Other duties as provided in the Rules or bylaws of the Commission.
566	2. The Executive Committee shall be composed of up to nine (9) members:
567	a. The chair and vice chair of the Commission shall be voting members of the
568	Executive Committee;
569	b. Five voting members who are elected by the Commission from the current
570	membership of the Commission; and
571	c. Up to two (2) ex-officio, nonvoting members from two (2) recognized national social
572	worker organizations.
573	d. The ex-officio members will be selected by their respective organizations (and which
574	will rotate terms in alphabetical order of the organizations).
575	3. The Commission may remove any member of the Executive Committee as provided
576	in the Commission's bylaws.
577	4. The Executive Committee shall meet at least annually.
578	a. Executive Committee meetings shall be open to the public, except that the Executive
579	Committee may meet in a closed, non-public meeting as provided in subsection F-2 below.
580	b. The Executive Committee shall give seven days' notice of its meetings, posted on its
581	website and as determined to provide notice to persons with an interest in the business of the
582	Commission.
583	c. The Executive Committee may hold a special meeting in accordance with subsection

584	F-1-b below.
585	E. The Commission shall adopt and provide to the Member States an annual report.
586	F. Meetings of the Commission
587	1. All meetings shall be open to the public, except that the Commission may meet in a
588	closed, non-public meeting as provided in subsection F-2 below.
589	a. Public notice for all meetings of the full Commission of meetings shall be given in
590	the same manner as required under the Rulemaking provisions in Section 11, except that the
591	Commission may hold a special meeting as provided in subsection F-1-b below.
592	b. The Commission may hold a special meeting when it must meet to conduct
593	emergency business by giving 48 hours' notice to all commissioners, on the Commission's
594	website, and other means as provided in the Commission's rules. The Commission's legal
595	counsel shall certify that the Commission's need to meet qualifies as an emergency.
596	2. The Commission or the Executive Committee or other committees of the
597	Commission may convene in a closed, non-public meeting for the Commission or Executive
598	Committee or other committees of the Commission to receive legal advice or to discuss:
599	a. Non-compliance of a Member State with its obligations under the Compact;
600	b. The employment, compensation, discipline or other matters, practices or procedures
601	related to specific employees;
602	c. Current or threatened discipline of a Licensee by the Commission or by a Member
603	State's Licensing Authority;
604	d. Current, threatened, or reasonably anticipated litigation;
605	e. Negotiation of contracts for the purchase, lease, or sale of goods, services, or real
606	estate;
607	f. Accusing any person of a crime or formally censuring any person;
608	g. Trade secrets or commercial or financial information that is privileged or
609	confidential;
610	h. Information of a personal nature where disclosure would constitute a clearly
611	unwarranted invasion of personal privacy;
612	i. Investigative records compiled for law enforcement purposes;
613	j. Information related to any investigative reports prepared by or on behalf of or for use
614	of the Commission or other committee charged with responsibility of investigation or

615	determination of compliance issues pursuant to the Compact; or
616	k. Matters specifically exempted from disclosure by federal or Member State law; or
617	l. Other matters as promulgated by the Commission by Rule.
618	3. If a meeting, or portion of a meeting, is closed, the presiding officer shall state that
619	the meeting will be closed and reference each relevant exempting provision, and such reference
620	shall be recorded in the minutes.
621	4. The Commission shall keep minutes that fully and clearly describe all matters
622	discussed in a meeting and shall provide a full and accurate summary of actions taken, and the
623	reasons therefore, including a description of the views expressed. All documents considered in
624	connection with an action shall be identified in such minutes. All minutes and documents of a
625	closed meeting shall remain under seal, subject to release only by a majority vote of the
626	Commission or order of a court of competent jurisdiction.
627	G. Financing of the Commission
628	1. The Commission shall pay, or provide for the payment of, the reasonable expenses of
629	its establishment, organization, and ongoing activities.
630	2. The Commission may accept any and all appropriate revenue sources, as provided in
631	<u>C-12.</u>
632	3. The Commission may levy on and collect an annual assessment from each Member
633	State and impose fees on licensees of Member States to whom it grants an Interstate Compact
634	License to cover the cost of the operations and activities of the Commission and its staff, which
635	must be in a total amount sufficient to cover its annual budget as approved each year for which
636	revenue is not provided by other sources. The aggregate annual assessment amount for Member
637	States shall be allocated based upon a formula that the Commission shall promulgate by Rule.
638	4. The Commission shall not incur obligations of any kind prior to securing the funds
639	adequate to meet the same; nor shall the Commission pledge the credit of any of the Member
640	States, except by and with the authority of the Member State.
641	5. The Commission shall keep accurate accounts of all receipts and disbursements. The
642	receipts and disbursements of the Commission shall be subject to the financial review and
643	accounting procedures established under its bylaws. However, all receipts and disbursements of
644	funds handled by the Commission shall be subject to an annual financial review by a certified
645	or licensed public accountant, and the report of the financial review shall be included in and

become part of the annual report of the Commissi
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H. Qualified Immunity, Defense, and Indemnification

- 1. The members, officers, executive director, employees and representatives of the Commission shall be immune from suit and liability, both personally and in their official capacity, for any claim for damage to or loss of property or personal injury or other civil liability caused by or arising out of any actual or alleged act, error or omission that occurred, or that the person against whom the claim is made had a reasonable basis for believing 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 or liability for any damage, loss, injury, or liability caused by the intentional or willful or wanton misconduct of that person. The procurement of insurance of any type by the Commission shall not in any way compromise or limit the immunity granted hereunder.
- 2. The Commission shall defend any member, officer, executive director, employee and representative of the Commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of Commission employment, duties, or responsibilities, or as determined by the Commission that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities; provided that nothing herein shall be construed to prohibit that person from retaining their own counsel at their own expense; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional or willful or wanton misconduct.
- 3. The Commission shall indemnify and hold harmless any member, officer, executive director, employee, and representative of the Commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error, or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that such person had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities, provided that the actual or alleged act, error, or omission did not result from the intentional or willful or wanton misconduct of that person.
- 4. Nothing herein shall be construed as a limitation on the liability of any licensee for professional malpractice or misconduct, which shall be governed solely by any other applicable

677	state laws.
678	5. Nothing in this Compact shall be interpreted to waive or otherwise abrogate a
679	Member State's state action immunity or state action affirmative defense with respect to
680	antitrust claims under the Sherman Act, Clayton Act, or any other state or federal antitrust or
681	anticompetitive law or regulation.
682	6. Nothing in this Compact shall be construed to be a waiver of sovereign immunity by
683	the Member States or by the Commission.
684	Section 11. Section <b>58-60b-109</b> is enacted to read:
685	<b>58-60b-109.</b> Section 9 Data system.
686	A. The Commission shall provide for the development, maintenance, operation, and
687	utilization of a coordinated database and reporting system containing licensure, Adverse
688	Action, and the presence of Current Significant Investigative Information on all licensed
689	individuals in Member States.
690	B. Notwithstanding any other provision of State law to the contrary, a Member State
691	shall submit a uniform data set to the Data System on all individuals to whom this Compact is
692	applicable as required by the Rules of the Commission, including:
693	1. Identifying information;
694	2. Licensure data;
695	3. Adverse Actions against a license or an Interstate Compact License and information
696	related thereto;
697	4. Non-confidential information related to Alternative Program participation, the
698	beginning and end dates of such participation, and other information related to such
699	participation not made confidential under Member State law;
700	5. Any denial of application for licensure, and the reason(s) for such denial;
701	6. The presence of Current Significant Investigative Information; and
702	7. Other information that may facilitate the administration of this Compact or the
703	protection of the public, as determined by the Rules of the Commission.
704	C. The records and information provided to a Member State pursuant to this Compact
705	or through the Data System, when certified by the Commission or an agent thereof, shall
706	constitute the authenticated business records of the Commission, and shall be entitled to any
707	associated hearsay exception in any relevant judicial, quasi-judicial or administrative

/08	proceedings in a Member State.
709	D. Current Significant Investigative Information pertaining to a Licensee in any
710	Member State will only be available to other Member States.
711	E. It is the responsibility of the Member States to report any Adverse Action against a
712	Licensee and to monitor the database to determine whether Adverse Action has been taken
713	against a Licensee. Adverse Action information pertaining to a Licensee in any Member State
714	will be available to any other Member State.
715	F. Member States contributing information to the Data System may designate
716	information that may not be shared with the public without the express permission of the
717	contributing State.
718	G. Any information submitted to the Data System that is subsequently expunged
719	pursuant to federal law or the laws of the Member State contributing the information shall be
720	removed from the Data System.
721	Section 12. Section <b>58-60b-110</b> is enacted to read:
722	<b>58-60b-110.</b> Section 10 Rulemaking.
723	A. The Commission shall promulgate reasonable Rules in order to effectively and
724	efficiently implement and administer the purposes and provisions of the Compact. A Rule shall
725	be invalid and have no force or effect only if a court of competent jurisdiction holds that the
726	Rule is invalid because the Commission exercised its rulemaking authority in a manner that is
727	beyond the scope and purposes of the Compact, or the powers granted hereunder, or based
728	upon another applicable standard of review.
729	B. The Rules of the Commission shall have the force of law in each Member State,
730	provided however that where the Rules of the Commission conflict with the laws of the
731	Member State that establish the Member State's Scope of Practice as held by a court of
732	competent jurisdiction, the Rules of the Commission shall be ineffective in that State to the
733	extent of the conflict.
734	C. The Commission shall exercise its Rulemaking powers pursuant to the criteria set
735	forth in this Section and the Rules adopted thereunder. Rules shall become binding as of the
736	date specified in each Rule.
737	D. If a majority of the legislatures of the Member States rejects a Rule or portion of a
738	Rule, by enactment of a statute or resolution in the same manner used to adopt the Compact

739	within four (4) years of the date of adoption of the Rule, then such Rule shall have no further
740	force and effect in any Member State.
741	E. Rules shall be adopted at a regular or special meeting of the Commission.
742	F. Prior to adoption of a proposed Rule, the Commission shall hold a public hearing and
743	allow persons to provide oral and written comments, data, facts, opinions, and arguments.
744	G. Prior to adoption of a proposed Rule by the Commission, and at least thirty (30) days
745	in advance of the meeting at which the Commission will hold a public hearing on the proposed
746	Rule, the Commission shall provide a Notice of Proposed Rulemaking:
747	1. On the website of the Commission or other publicly accessible platform;
748	2. To persons who have requested notice of the Commission's notices of proposed
749	rulemaking; and
750	3. In such other way(s) as the Commission may by Rule specify.
751	H. The Notice of Proposed Rulemaking shall include:
752	1. The time, date, and location of the public hearing at which the Commission will hear
753	public comments on the proposed Rule and, if different, the time, date, and location of the
754	meeting where the Commission will consider and vote on the proposed rule;
755	2. If the hearing is held via telecommunication, video conference, or other electronic
756	means, the Commission shall include the mechanism for access to the hearing in the Notice of
757	Proposed Rulemaking;
758	3. The text of the proposed Rule and the reason therefor;
759	4. A request for comments on the proposed Rule from any interested person; and
760	5. The manner in which interested persons may submit written comments.
761	I. All hearings will be recorded. A copy of the recording and all written comments and
762	documents received by the Commission in response to the proposed Rule shall be available to
763	the public.
764	J. Nothing in this section shall be construed as requiring a separate hearing on each
765	Rule. Rules may be grouped for the convenience of the Commission at hearings required by
766	this section.
767	K. The Commission shall, by majority vote of all members, take final action on the
768	proposed Rule based on the Rulemaking record and the full text of the Rule.
769	1. The Commission may adopt changes to the proposed Rule provided the changes do

A. Oversight

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770	not enlarge the original purpose of the proposed Rule.
771	2. The Commission shall provide an explanation of the reasons for substantive changes
772	made to the proposed Rule as well as reasons for substantive changes not made that were
773	recommended by commenters.
774	3. The Commission shall determine a reasonable effective date for the Rule. Except for
775	an emergency as provided in Section 11.L, the effective date of the rule shall be no sooner than
776	30 days after issuing the notice that it adopted or amended the Rule.
777	L. Upon determination that an emergency exists, the Commission may consider and
778	adopt an emergency Rule with [24 or 48] hours' notice, with opportunity to comment, provided
779	that the usual Rulemaking procedures provided in the Compact and in this section shall be
780	retroactively applied to the Rule as soon as reasonably possible, in no event later than ninety
781	(90) days after the effective date of the Rule. For the purposes of this provision, an emergency
782	Rule is one that must be adopted immediately in order to:
783	1. Meet an imminent threat to public health, safety, or welfare;
784	2. Prevent a loss of Commission or Member State funds;
785	3. Meet a deadline for the promulgation of a Rule that is established by federal law or
786	rule; or
787	4. Protect public health and safety.
788	M. The Commission or an authorized committee of the Commission may direct
789	revisions to a previously adopted Rule for purposes of correcting typographical errors, errors in
790	format, errors in consistency, or grammatical errors. Public notice of any revisions shall be
791	posted on the website of the Commission. The revision shall be subject to challenge by any
792	person for a period of thirty (30) days after posting. The revision may be challenged only on
793	grounds that the revision results in a material change to a Rule. A challenge shall be made in
794	writing and delivered to the Commission prior to the end of the notice period. If no challenge is
795	made, the revision will take effect without further action. If the revision is challenged, the
796	revision may not take effect without the approval of the Commission.
797	N. No Member State's rulemaking requirements shall apply under this compact.
798	Section 13. Section 58-60b-111 is enacted to read:
799	58-60b-111. Section 11 Oversight, dispute resolution, and enforcement.

801	1. The executive and judicial branches of State government in each Member State shall
802	enforce this Compact and take all actions necessary and appropriate to implement the compact.
803	2. Venue is proper and judicial proceedings by or against the Commission shall be
804	brought solely and exclusively in a court of competent jurisdiction where the principal office of
805	the Commission is located. The Commission may waive venue and jurisdictional defenses to
806	the extent it adopts or consents to participate in alternative dispute resolution proceedings.
807	Nothing herein shall affect or limit the selection or propriety of venue in any action against a
808	licensee for professional malpractice, misconduct or any such similar matter.
809	3. The Commission shall be entitled to receive service of process in any proceeding
810	regarding the enforcement or interpretation of the Compact and shall have standing to intervene
811	in such a proceeding for all purposes. Failure to provide the Commission service of process
812	shall render a judgment or order void as to the Commission, this Compact, or promulgated
813	Rules.
814	B. Default, Technical Assistance, and Termination
815	1. If the Commission determines that a Member State has defaulted in the performance
816	of its obligations or responsibilities under this Compact or the promulgated Rules, the
817	Commission shall provide written notice to the defaulting State. The notice of default shall
818	describe the default, the proposed means of curing the default, and any other action that the
819	Commission may take, and shall offer training and specific technical assistance regarding the
820	default.
821	2. The Commission shall provide a copy of the notice of default to the other Member
822	States.
823	C. If a State in default fails to cure the default, the defaulting State may be terminated
824	from the Compact upon an affirmative vote of a majority of the delegates of the Member
825	States, and all rights, privileges and benefits conferred on that State by this Compact may be
826	terminated on the effective date of termination. A cure of the default does not relieve the
827	offending State of obligations or liabilities incurred during the period of default.
828	D. Termination of membership in the Compact shall be imposed only after all other
829	means of securing compliance have been exhausted. Notice of intent to suspend or terminate
830	shall be given by the Commission to the governor, the majority and minority leaders of the
831	defaulting State's Legislature, the defaulting State's State Licensing Authority and each of the

832	Member States' State Licensing Authority.
833	E. A State that has been terminated is responsible for all assessments, obligations, and
834	liabilities incurred through the effective date of termination, including obligations that extend
835	beyond the effective date of termination.
836	F. Upon the termination of a State's membership from this Compact, that State shall
837	immediately provide notice to all Licensees within that State of such termination. The
838	terminated State shall continue to recognize all licenses granted pursuant to this Compact for a
839	minimum of six (6) months after the date of said notice of termination.
840	G. The Commission shall not bear any costs related to a State that is found to be in
841	default or that has been terminated from the Compact, unless agreed upon in writing between
842	the Commission and the defaulting State.
843	H. The defaulting State may appeal the action of the Commission by petitioning the
844	U.S. District Court for the District of Columbia or the federal district where the Commission
845	has its principal offices. The prevailing party shall be awarded all costs of such litigation,
846	including reasonable attorney's fees.
847	I. Dispute Resolution
848	1. Upon request by a Member State, the Commission shall attempt to resolve disputes
849	related to the Compact that arise among Member States and between Member and non-Member
850	States.
851	2. The Commission shall promulgate a Rule providing for both mediation and binding
852	dispute resolution for disputes as appropriate.
853	J. Enforcement
854	1. By majority vote as provided by Rule, the Commission may initiate legal action
855	against a Member State in default in the United States District Court for the District of
856	Columbia or the federal district where the Commission has its principal offices to enforce
857	compliance with the provisions of the Compact and its promulgated Rules. The relief sought
858	may include both injunctive relief and damages. In the event judicial enforcement is necessary,
859	the prevailing party shall be awarded all costs of such litigation, including reasonable attorney's
860	fees. The remedies herein shall not be the exclusive remedies of the Commission. The
861	Commission may pursue any other remedies available under federal or the defaulting Member
862	State's law.

863	2. A Member State may initiate legal action against the Commission in the U.S. District
864	Court for the District of Columbia or the federal district where the Commission has its
865	principal offices to enforce compliance with the provisions of the Compact and its promulgated
866	Rules. The relief sought may include both injunctive relief and damages. In the event judicial
867	enforcement is necessary, the prevailing party shall be awarded all costs of such litigation,
868	including reasonable attorney's fees.
869	3. No person other than a Member State shall enforce this compact against the
870	Commission.
871	Section 14. Section 58-60b-112 is enacted to read:
872	58-60b-112. Section 12 Effective date, withdrawal, and amendment.
873	A. The Compact shall come into effect on the date on which the Compact statute is
874	enacted into law in the seventh Member State. The provisions, which become effective at that
875	time, shall be limited to the powers granted to the Commission relating to assembly and the
876	promulgation of Rules. Thereafter, the Commission shall meet and exercise Rulemaking
877	powers necessary to the implementation and administration of the Compact. All actions taken
878	for the benefit of the Commission and/or in furtherance of the purposes of the administration of
879	the Compact prior to the effective date of the Compact and/or the Commission coming into
880	existence shall be considered to be actions of the Commission unless specifically repudiated by
881	the Commission.
882	B. Any State that joins the Compact subsequent to the Commission's initial adoption of
883	the Rules and bylaws shall be subject to the Rules and bylaws as they exist on the date on
884	which the Compact becomes law in that State. Any Rule that has been previously adopted by
885	the Commission shall have the full force and effect of law on the day the Compact becomes
886	law in that State.
887	C. Any Member State may withdraw from this Compact by enacting a statute repealing
888	the same.
889	1. A Member State's withdrawal shall not take effect until 180 days after enactment of
890	the repealing statute.
891	2. Withdrawal shall not affect the continuing requirement of the withdrawing State's
892	Licensing Authority to comply with the investigative and Adverse Action reporting
893	requirements of this Compact prior to the effective date of withdrawal.

894	D. Upon the enactment of a statute withdrawing from this compact, a State shall
895	immediately provide notice of such withdrawal to all Licensees within that State.
896	Notwithstanding any subsequent statutory enactment to the contrary, such withdrawing State
897	shall continue to recognize all licenses granted pursuant to this compact for a minimum of six
898	(6) months after the date of such notice of withdrawal.
899	E. Nothing contained in this Compact shall be construed to invalidate or prevent any
900	Social Work licensure agreement or other cooperative arrangement between a Member State
901	and a non-Member State that does not conflict with the provisions of this Compact.
902	F. This Compact may be amended by the Member States. No amendment to this
903	Compact shall become effective and binding upon any Member State until it is enacted into the
904	laws of all Member States.
905	Section 15. Section 58-60b-113 is enacted to read:
906	58-60b-113. Section 13 Construction and severability.
907	A. This Compact and the Commission's rulemaking authority shall be liberally
908	construed so as to effectuate the purposes, and the implementation and administration of the
909	Compact. Provisions of the Compact expressly authorizing or requiring the promulgation of
910	Rules shall not be construed to limit the Commission's rulemaking authority solely for those
911	purposes.
912	B. The provisions of this Compact shall be severable and if any phrase, clause, sentence
913	or provision of this Compact is held by a court of competent jurisdiction to be contrary to the
914	constitution of any Member State, a State seeking participation in the Compact, or of the
915	United States, or the applicability thereof to any government, agency, person or circumstance is
916	held to be unconstitutional by a court of competent jurisdiction, the validity of the remainder of
917	this Compact and the applicability thereof to any other government, agency, person or
918	circumstance shall not be affected thereby.
919	C. Notwithstanding subsection B of this section, the Commission may deny a State's
920	participation in the Compact or, in accordance with the requirements of Section 12.B, terminate
921	a Member State's participation in the Compact, if it determines that a constitutional
922	requirement of a Member State is, or would be with respect to a State seeking to participate in
923	the Compact, a material departure from the Compact. Otherwise, if this Compact shall be held
924	to be contrary to the constitution of any Member State, the Compact shall remain in full force

925	and effect as to the remaining Member States and in full force and effect as to the Member
926	State affected as to all severable matters.
927	Section 16. Section 58-60b-114 is enacted to read:
928	58-60b-114. Section 14 Binding effect of Compact and other laws.
929	A. A Licensee providing services in a Remote State under a Multistate Authorization to
930	Practice shall adhere to the laws and regulations, including Scope of Practice, of the Remote
931	State where the client is located at the time care is rendered.
932	B. Nothing herein prevents the enforcement of any other law of a Member State that is
933	not inconsistent with the Compact.
934	C. Any laws in a Member State in conflict with the Compact are superseded to the
935	extent of the conflict.
936	D. Any lawful actions of the Commission, including all Rules and bylaws properly
937	promulgated by the Commission, are binding upon the Member States.
938	E. All permissible agreements between the Commission and the Member States are
939	binding in accordance with their terms.
940	F. In the event any provision of the Compact exceeds the constitutional limits imposed
941	on the Legislature of any Member State, the provision shall be ineffective to the extent of the
942	conflict with the constitutional provision in question in that Member State.
943	Section 17. Section <b>58-60b-201</b> is enacted to read:
944	Part 2. Division Implementation
945	58-60b-201. Rulemaking authority State authority over scope of practice.
946	(1) The division may make rules in accordance with Title 63G, Chapter 3, Utah
947	Administrative Rulemaking Act, to implement this chapter.
948	(2) Notwithstanding any provision in Sections 58-60b-101 through 58-60b-114,
949	Sections 58-60b-101 through 58-60b-114 do not supersede state law related to an individual's
950	scope of practice under this title.