# As Passed by the Senate

## 135th General Assembly

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Sub. S. B. No. 89

### **Senator Roegner**

Cosponsors: Senators Chavez, Cirino, Craig, DeMora, Gavarone, Hicks-Hudson, Ingram, Johnson, Landis, Lang, Reineke, Reynolds, Romanchuk, Sykes, Wilkin

#### A BILL

То	amend section 4713.37 and to enact sections	1
	4713.33 and 4713.331 of the Revised Code to	2
	enter into the Cosmetology Licensure Compact.	3

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 4713.37 be amended and sections	4
4713.33 and 4713.331 of the Revised Code be enacted to read as	5
follows:	6
Sec. 4713.33. The "Cosmetology Licensure Compact" is	7
hereby ratified, enacted into law, and entered into by the state	8
of Ohio as a party to the compact with any other state that has	9
legally joined in the compact as follows:	10
COSMETOLOGY LICENSURE COMPACT	11
ARTICLE 1- PURPOSE	12
The purpose of this Compact is to facilitate the	13
interstate practice and regulation of Cosmetology with the goal	14
of improving public access to, and the safety of, Cosmetology	15
Services and reducing unnecessary burdens related to Cosmetology	16

the following definitions shall govern the terms herein:

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A. "Active Military Member" means any person with full-time duty	45
status in the armed forces of the United States, including	46
members of the National Guard and Reserve.	47
B. "Adverse Action" means any administrative, civil, equitable,	48
or criminal action permitted by a Member State's laws which is	49
imposed by a State Licensing Authority or other regulatory body	50
against a Cosmetologist, including actions against an	51
individual's license or Authorization to Practice such as	52
revocation, suspension, probation, monitoring of the Licensee,	53
limitation of the Licensee's practice, or any other Encumbrance	54
on a license affecting an individual's ability to participate in	55
the Cosmetology industry, including the issuance of a cease and	56
desist order.	57
C. "Authorization to Practice" means a legal authorization	58
associated with a Multistate License permitting the Practice of	59
Cosmetology in that Remote State, which shall be subject to the	60
enforcement jurisdiction of the State Licensing Authority in	61
that Remote State.	62
D. "Alternative Program" means a non-disciplinary monitoring or	63
prosecutorial diversion program approved by a Member State's	64
State Licensing Authority.	65
E. "Background Check" means the submission of information for an	66
applicant for the purpose of obtaining that applicant's criminal	67
history record information, as further defined in 28 C.F.R. §	68
20.3(d), from the Federal Bureau of Investigation and the agency	69
responsible for retaining State criminal or disciplinary history	70
in the applicant's Home State.	71
F. "Charter Member State" means Member States who have enacted	72
legislation to adopt this Compact where such legislation	73

L. "Disqualifying Event" means any event which shall disqualify

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an individual from holding a Multistate License under this	102
Compact, which the Commission may by Rule or order specify.	103
M. "Encumbered License" means a license in which an Adverse	104
Action restricts the Practice of Cosmetology by a Licensee, or	105
where said Adverse Action has been reported to the Commission.	106
N. "Encumbrance" means a revocation or suspension of, or any	107
limitation on, the full and unrestricted Practice of Cosmetology	108
by a State Licensing Authority.	109
O. "Executive Committee" means a group of delegates elected or	110
appointed to act on behalf of, and within the powers granted to	111
them by, the Commission.	112
P. "Home State" means the Member State which is a Licensee's	113
primary State of residence, and where that Licensee holds an	114
active and unencumbered license to practice Cosmetology.	115
Q. "Investigative Information" means information, records, or	116
documents received or generated by a State Licensing Authority	117
pursuant to an investigation or other inquiry.	118
R. "Jurisprudence Requirement" means the assessment of an	119
individual's knowledge of the laws and rules governing the	120
Practice of Cosmetology in a State.	121
S. "Licensee" means an individual who currently holds a license	122
from a Member State to practice as a Cosmetologist.	123
T. "Member State" means any State that has adopted this Compact.	124
U. "Multistate License" means a license issued by and subject to	125
the enforcement jurisdiction of the State Licensing Authority in	126
a Licensee's Home State, which authorizes the Practice of	127
Cosmetology in Member States and includes Authorizations to	128
Practice Cosmetology in all Remote States nursuant to this	120

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following categories of information from applicants for	157
licensure: criminal history; disciplinary history; or Background	158
Check. Such procedures may include the submission of information	159
by applicants for the purpose of obtaining an applicant's	160
Background Check as defined herein;	161
6. Participate in the Data System, including through the	162
use of unique identifying numbers;	163
7. Share information related to Adverse Actions with the	164
Commission and other Member States, both through the Data System	165
and otherwise;	166
8. Notify the Commission and other Member States, in	167
compliance with the terms of the Compact and Rules of the	168
Commission, of the existence of Investigative Information or	169
Current Significant Investigative Information in the State's	170
possession regarding a Licensee practicing in that State;	171
9. Comply with such Rules as may be enacted by the	172
Commission to administer the Compact; and	173
10. Accept Licensees from other Member States as	174
established herein.	175
B. Member States may charge a fee for granting a license to	176
practice Cosmetology.	177
C. Individuals not residing in a Member State shall continue to	178
be able to apply for a Member State's Single-State License as	179
provided under the laws of each Member State. However, the	180
Single-State License granted to these individuals shall not be	181
recognized as granting a Multistate License to provide services	182
in any other Member State.	183
D Nothing in this Compact shall affect the requirements	184

<u>established by a Member State for the issuance of a Single-State</u>	185
License.	186
E. A Multistate License issued to a Licensee by a Home State to	187
a resident of that State shall be recognized by each Member	188
State as authorizing a Licensee to practice Cosmetology in each	189
Member State.	190
F. At no point shall the Commission have the power to define the	191
educational or professional requirements for a license to	192
practice Cosmetology. The Member States shall retain sole	193
jurisdiction over the provision of these requirements.	194
ARTICLE 4- MULTISTATE LICENSE	195
A. To be eligible to apply to their Home State's State Licensing	196
Authority for an initial Multistate License under this Compact,	197
a Licensee must hold an active and unencumbered Single-State	198
License to practice Cosmetology in their Home State.	199
B. Upon the receipt of an application for a Multistate License,	200
according to the Rules of the Commission, a Member State's State	201
Licensing Authority shall ascertain whether the applicant meets	202
the requirements for a Multistate License under this Compact.	203
C. If an applicant meets the requirements for a Multistate	204
License under this Compact and any applicable Rules of the	205
Commission, the State Licensing Authority in receipt of the	206
application shall, within a reasonable time, grant a Multistate	207
License to that applicant, and inform all Member States of the	208
grant of said Multistate License.	209
D. A Multistate License to practice Cosmetology issued by a	210
Member State's State Licensing Authority shall be recognized by	211
each Member State as authorizing the practice thereof as though	212
that Licensee held a Single-State License to do so in each	213

Member State, subject to the restrictions herein.	214
E. A Multistate License granted pursuant to this Compact may be	215
effective for a definite period of time, concurrent with the	216
licensure renewal period in the Home State.	217
F. To maintain a Multistate License under this Compact, a	218
<u>Licensee must:</u>	219
1. Agree to abide by the rules of the State Licensing	220
Authority, and the State scope of practice laws governing the	221
Practice of Cosmetology, of any Member State in which the	222
Licensee provides services;	223
2. Pay all required fees related to the application and	224
process, and any other fees which the Commission may by Rule	225
require; and	226
3. Comply with any and all other requirements regarding	227
Multistate Licenses which the Commission may by Rule provide.	228
G. A Licensee practicing in a Member State is subject to all	229
scope of practice laws governing Cosmetology Services in that	230
State.	231
H. The Practice of Cosmetology under a Multistate License	232
granted pursuant to this Compact will subject the Licensee to	233
the jurisdiction of the State Licensing Authority, the courts,	234
and the laws of the Member State in which the Cosmetology	235
Services are provided.	236
ARTICLE 5- REISSUANCE OF A MULTISTATE LICENSE BY A NEW HOME	237
<u>STATE</u>	238
A. A Licensee may hold a Multistate License, issued by their	239
Home State, in only one Member State at any given time.	240

B. If a Licensee changes their Home State by moving between two	241
<pre>Member States:</pre>	242
1. The Licensee shall immediately apply for the reissuance	243
of their Multistate License in their new Home State. The	244
Licensee shall pay all applicable fees and notify the prior Home	245
State in accordance with the Rules of the Commission.	246
2. Upon receipt of an application to reissue a Multistate	247
License, the new Home State shall verify that the Multistate	248
License is active, unencumbered and eligible for reissuance	249
under the terms of the Compact and the Rules of the Commission.	250
The Multistate License issued by the prior Home State will be	251
deactivated and all Member States notified in accordance with	252
the applicable Rules adopted by the Commission.	253
3. If required for initial licensure, the new Home State	254
may require a Background Check as specified in the laws of that	255
State, or the compliance with any Jurisprudence Requirements of	256
the new Home State.	257
4. Notwithstanding any other provision of this Compact, if	258
a Licensee does not meet the requirements set forth in this	259
Compact for the reissuance of a Multistate License by the new	260
Home State, then the Licensee shall be subject to the new Home	261
State requirements for the issuance of a Single-State License in	262
that State.	263
C. If a Licensee changes their primary state of residence by	264
moving from a Member State to a non-Member State, or from a non-	265
Member State to a Member State, then the Licensee shall be	266
subject to the State requirements for the issuance of a Single-	267
State License in the new Home State.	268
D. Nothing in this Compact shall interfere with a Licensee's	269

ability to hold a Single-State License in multiple States;	270
however, for the purposes of this Compact, a Licensee shall have	271
only one Home State, and only one Multistate License.	272
E. Nothing in this Compact shall interfere with the requirements	273
established by a Member State for the issuance of a Single-State	274
License.	275
ARTICLE 6- AUTHORITY OF THE COMPACT COMMISSION AND MEMBER STATE	276
LICENSING AUTHORITIES	277
A. Nothing in this Compact, nor any Rule or regulation of the	278
Commission, shall be construed to limit, restrict, or in any way	279
reduce the ability of a Member State to enact and enforce laws,	280
regulations, or other rules related to the Practice of	281
Cosmetology in that State, where those laws, regulations, or	282
other rules are not inconsistent with the provisions of this	283
Compact.	284
B. Insofar as practical, a Member State's State Licensing	285
Authority shall cooperate with the Commission and with each	286
entity exercising independent regulatory authority over the	287
Practice of Cosmetology according to the provisions of this	288
Compact.	289
C. Discipline shall be the sole responsibility of the State in	290
which Cosmetology Services are provided. Accordingly, each	291
Member State's State Licensing Authority shall be responsible	292
for receiving complaints about individuals practicing	293
Cosmetology in that State, and for communicating all relevant	294
Investigative Information about any such Adverse Action to the	295
other Member States through the Data System in addition to any	296
other methods the Commission may by Rule require.	297
ARTICLE 7- ADVERSE ACTIONS	298

A. A Licensee's Home State shall have exclusive power to impose	299
an Adverse Action against a Licensee's Multistate License issued	300
by the Home State.	301
B. A Home State may take Adverse Action on a Multistate License	302
based on the Investigative Information, Current Significant	303
Investigative Information, or Adverse Action of a Remote State.	304
C. In addition to the powers conferred by State law, each Remote	305
State's State Licensing Authority shall have the power to:	306
1. Take Adverse Action against a Licensee's Authorization	307
to Practice Cosmetology through the Multistate License in that	308
Member State, provided that:	309
a. Only the Licensee's Home State shall have the power to	310
take Adverse Action against the Multistate License issued by the	311
Home State; and	312
b. For the purposes of taking Adverse Action, the Home	313
State's State Licensing Authority shall give the same priority	314
and effect to reported conduct received from a Remote State as	315
it would if such conduct had occurred within the Home State. In	316
so doing, the Home State shall apply its own State laws to	317
determine the appropriate action.	318
2. Issue cease and desist orders or impose an Encumbrance	319
on a Licensee's Authorization to Practice within that Member	320
State.	321
3. Complete any pending investigations of a Licensee who	322
changes their primary state of residence during the course of	323
such an investigation. The State Licensing Authority shall also	324
be empowered to report the results of such an investigation to	325
the Commission through the Data System as described herein.	326

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4. Issue subpoenas for both hearings and investigations	327
that require the attendance and testimony of witnesses, as well	328
as the production of evidence. Subpoenas issued by a State	329
Licensing Authority in a Member State for the attendance and	330
testimony of witnesses or the production of evidence from	331
another Member State shall be enforced in the latter State by	332
any court of competent jurisdiction, according to the practice	333
and procedure of that court applicable to subpoenas issued in	334
proceedings before it. The issuing State Licensing Authority	335
shall pay any witness fees, travel expenses, mileage, and other	336
fees required by the service statutes of the State in which the	337
witnesses or evidence are located.	338
5. If otherwise permitted by State law, recover from the	339
affected Licensee the costs of investigations and disposition of	340
cases resulting from any Adverse Action taken against that	341
<u>Licensee.</u>	342
6. Take Adverse Action against the Licensee's	343
Authorization to Practice in that State based on the factual	344
findings of another Remote State.	345
D. A Licensee's Home State shall complete any pending	346
investigation(s) of a Cosmetologist who changes their primary	347
state of residence during the course of the investigation(s).	348
The Home State shall also have the authority to take appropriate	349
action(s) and shall promptly report the conclusions of the	350
investigations to the Data System.	351
E. If an Adverse Action is taken by the Home State against a	352
Licensee's Multistate License, the Licensee's Authorization to	353
Practice in all other Member States shall be deactivated until	354
all Encumbrances have been removed from the Home State license.	355
All Home State disciplinary orders that impose an Adverse Action	356

<u>against a Licensee's Multistate License shall include a</u>	357
statement that the Cosmetologist's Authorization to Practice is	358
deactivated in all Member States during the pendency of the	359
order.	360
F. Nothing in this Compact shall override a Member State's	361
authority to accept a Licensee's participation in an Alternative	362
Program in lieu of Adverse Action. A Licensee's Multistate	363
License shall be suspended for the duration of the Licensee's	364
participation in any Alternative Program.	365
G. Joint Investigations	366
1. In addition to the authority granted to a Member State	367
by its respective scope of practice laws or other applicable	368
State law, a Member State may participate with other Member	369
States in joint investigations of Licensees.	370
2. Member States shall share any investigative,	371
litigation, or compliance materials in furtherance of any joint	372
or individual investigation initiated under the Compact.	373
ARTICLE 8- ACTIVE MILITARY MEMBERS AND THEIR SPOUSES	374
Active Military Members, or their spouses, shall designate a	375
Home State where the individual has a current license to	376
practice Cosmetology in good standing. The individual may retain	377
their Home State designation during any period of service when	378
that individual or their spouse is on active duty assignment.	379
ARTICLE 9- ESTABLISHMENT AND OPERATION OF THE COSMETOLOGY	380
LICENSURE COMPACT COMMISSION	381
A. The Compact Member States hereby create and establish a joint	382
government agency whose membership consists of all Member States	383
that have enacted the Compact known as the Cosmetology Licensure	384

Compact Commission. The Commission is an instrumentality of the	385
Compact Member States acting jointly and not an instrumentality	386
of any one State. The Commission shall come into existence on or	387
after the effective date of the Compact as set forth in Article	388
<u>13.</u>	389
B. Membership, Voting, and Meetings	390
1. Each Member State shall have and be limited to one (1)	391
delegate selected by that Member State's State Licensing	392
<u>Authority.</u>	393
2. The delegate shall be an administrator of the State	394
Licensing Authority of the Member State or their designee.	395
3. The Commission shall by Rule or bylaw establish a term	396
of office for delegates and may by Rule or bylaw establish term	397
<u>limits.</u>	398
4. The Commission may recommend removal or suspension of	399
any delegate from office.	400
5. A Member State's State Licensing Authority shall fill	401
any vacancy of its delegate occurring on the Commission within	402
60 days of the vacancy.	403
6. Each delegate shall be entitled to one vote on all	404
matters that are voted on by the Commission.	405
7. The Commission shall meet at least once during each	406
calendar year. Additional meetings may be held as set forth in	407
the bylaws. The Commission may meet by telecommunication, video	408
conference or other similar electronic means.	409
C. The Commission shall have the following powers:	410
1. Establish the fiscal year of the Commission;	411

2. Establish code of conduct and conflict of interest	412
policies;	413
3. Adopt Rules and bylaws;	414
4. Maintain its financial records in accordance with the	415
<pre>bylaws;</pre>	416
5. Meet and take such actions as are consistent with the	417
provisions of this Compact, the Commission's Rules, and the	418
<pre>bylaws;</pre>	419
6. Initiate and conclude legal proceedings or actions in	420
the name of the Commission, provided that the standing of any	421
State Licensing Authority to sue or be sued under applicable law	422
<pre>shall not be affected;</pre>	423
7. Maintain and certify records and information provided	424
to a Member State as the authenticated business records of the	425
Commission, and designate an agent to do so on the Commission's	426
<pre>behalf;</pre>	427
8. Purchase and maintain insurance and bonds;	428
9. Borrow, accept, or contract for services of personnel,	429
including, but not limited to, employees of a Member State;	430
10. Conduct an annual financial review;	431
11. Hire employees, elect or appoint officers, fix	432
compensation, define duties, grant such individuals appropriate	433
authority to carry out the purposes of the Compact, and	434
establish the Commission's personnel policies and programs	435
relating to conflicts of interest, qualifications of personnel,	436
and other related personnel matters;	437
12 As set forth in the Commission Dules, shares a fee to	/ 2 C

a Licensee for the grant of a Multistate License and thereafter,	439
as may be established by Commission Rule, charge the Licensee a	440
Multistate License renewal fee for each renewal period. Nothing	441
herein shall be construed to prevent a Home State from charging	442
a Licensee a fee for a Multistate License or renewals of a	443
Multistate License, or a fee for the jurisprudence requirement	444
if the Member State imposes such a requirement for the grant of	445
Multistate License;	446
13. Assess and collect fees;	447
14. Accept any and all appropriate gifts, donations,	448
grants of money, other sources of revenue, equipment, supplies,	449
materials, and services, and receive, utilize, and dispose of	450
the same; provided that at all times the Commission shall avoid	451
any appearance of impropriety or conflict of interest;	452
15. Lease, purchase, retain, own, hold, improve, or use	453
any property, real, personal, or mixed, or any undivided	454
interest therein;	455
16. Sell, convey, mortgage, pledge, lease, exchange,	456
abandon, or otherwise dispose of any property real, personal, or	457
mixed;	458
17. Establish a budget and make expenditures;	459
18. Borrow money;	460
19. Appoint committees, including standing committees,	461
composed of members, State regulators, State legislators or	462
their representatives, and consumer representatives, and such	463
other interested persons as may be designated in this Compact	464
and the bylaws;	465
20 Provide and receive information from and cooperate	166

with, law enforcement agencies	467
21. Elect a Chair, Vice Chair, Secretary and Treasurer and	468
such other officers of the Commission as provided in the	469
<pre>Commission's bylaws;</pre>	470
22. Establish and elect an Executive Committee, including	471
a chair and a vice chair;	472
23. Adopt and provide to the Member States an annual	473
report.	474
24. Determine whether a State's adopted language is	475
materially different from the model Compact language such that	476
the State would not qualify for participation in the Compact;	477
and	478
25. Perform such other functions as may be necessary or	479
appropriate to achieve the purposes of this Compact.	480
D. The Executive Committee	481
1. The Executive Committee shall have the power to act on	482
behalf of the Commission according to the terms of this Compact.	483
The powers, duties, and responsibilities of the Executive	484
Committee shall include:	485
a. Overseeing the day-to-day activities of the	486
administration of the Compact including compliance with the	487
provisions of the Compact, the Commission's Rules and bylaws,	488
and other such duties as deemed necessary;	489
b. Recommending to the Commission changes to the Rules or	490
bylaws, changes to this Compact legislation, fees charged to	491
Compact Member States, fees charged to Licensees, and other	492
fees;	493

c. Ensuring Compact administration services are	494
appropriately provided, including by contract;	495
d Duananing and macammanding the hudget.	496
d. Preparing and recommending the budget;	496
e. Maintaining financial records on behalf of the	497
<pre>Commission;</pre>	498
f Monitoning Compact compliance of Momban States and	499
f. Monitoring Compact compliance of Member States and	
providing compliance reports to the Commission;	500
g. Establishing additional committees as necessary;	501
h. Exercising the powers and duties of the Commission	502
during the interim between Commission meetings, except for	503
adopting or amending Rules, adopting or amending bylaws, and	504
exercising any other powers and duties expressly reserved to the	505
Commission by Rule or bylaw; and	506
i. Other duties as provided in the Rules or bylaws of the	507
Commission.	508
2. The Executive Committee shall be composed of up to	509
<pre>seven voting members:</pre>	510
a. The chair and vice chair of the Commission and any	511
other members of the Commission who serve on the Executive	512
Committee shall be voting members of the Executive Committee;	513
and	514
b. Other than the chair, vice-chair, secretary and	515
treasurer, the Commission shall elect three voting members from	516
the current membership of the Commission.	517
c. The Commission may elect ex-officio, nonvoting members	518
from a recognized national Cosmetology professional association	519
as approved by the Commission. The Commission's bylaws shall	520

identify qualifying organizations and the manner of appointment	521
if the number of organizations seeking to appoint an ex officio	522
member exceeds the number of members specified in this Article.	523
3. The Commission may remove any member of the Executive	524
Committee as provided in the Commission's bylaws.	525
4. The Executive Committee shall meet at least annually.	526
a. Annual Executive Committee meetings, as well as any	527
Executive Committee meeting at which it does not take or intend	528
to take formal action on a matter for which a Commission vote	529
would otherwise be required, shall be open to the public, except	530
that the Executive Committee may meet in a closed, non-public	531
session of a public meeting when dealing with any of the matters	532
covered under Article 9.F.4.	533
b. The Executive Committee shall give five business days	534
advance notice of its public meetings, posted on its website and	535
as determined to provide notice to persons with an interest in	536
the public matters the Executive Committee intends to address at	537
those meetings.	538
5. The Executive Committee may hold an emergency meeting	539
when acting for the Commission to:	540
a. Meet an imminent threat to public health, safety, or	541
<pre>welfare;</pre>	542
b. Prevent a loss of Commission or Member State funds; or	543
c. Protect public health and safety.	544
E. The Commission shall adopt and provide to the Member States	545
an annual report.	546
F. Meetings of the Commission	547

<ol> <li>All meetings of the Commission that are not closed</li> </ol>	548
pursuant to Article 9.F.4 shall be open to the public. Notice of	549
public meetings shall be posted on the Commission's website at	550
<pre>least thirty (30) days prior to the public meeting.</pre>	551
2. Notwithstanding Article 9.F.1, the Commission may	552
convene an emergency public meeting by providing at least	553
twenty-four (24) hours prior notice on the Commission's website,	554
and any other means as provided in the Commission's Rules, for	555
any of the reasons it may dispense with notice of proposed	556
rulemaking under Article 11.L. The Commission's legal counsel	557
shall certify that one of the reasons justifying an emergency	558
<pre>public meeting has been met.</pre>	559
3. Notice of all Commission meetings shall provide the	560
time, date, and location of the meeting, and if the meeting is	561
to be held or accessible via telecommunication, video	562
conference, or other electronic means, the notice shall include	563
the mechanism for access to the meeting.	564
4. The Commission may convene in a closed, non-public	565
meeting for the Commission to discuss:	566
a. Non-compliance of a Member State with its obligations	567
under the Compact;	568
b. The employment, compensation, discipline or other	569
matters, practices or procedures related to specific employees	570
or other matters related to the Commission's internal personnel	571
<pre>practices and procedures;</pre>	572
c. Current or threatened discipline of a Licensee by the	573
Commission or by a Member State's Licensing Authority;	574
d. Current, threatened, or reasonably anticipated	575
<pre>litigation;</pre>	576

e. Negotiation of contracts for the purchase, lease, or	577
sale of goods, services, or real estate;	578
f. Accusing any person of a crime or formally censuring	579
any person;	580
g. Trade secrets or commercial or financial information	581
that is privileged or confidential;	582
h. Information of a personal nature where disclosure would	583
constitute a clearly unwarranted invasion of personal privacy;	584
i. Investigative records compiled for law enforcement	585
purposes;	586
j. Information related to any investigative reports	587
prepared by or on behalf of or for use of the Commission or	588
other committee charged with responsibility of investigation or	589
determination of compliance issues pursuant to the Compact;	590
k. Legal advice;	591
1. Matters specifically exempted from disclosure to the	592
<pre>public by federal or Member State law; or</pre>	593
m. Other matters as promulgated by the Commission by Rule.	594
5. If a meeting, or portion of a meeting, is closed, the	595
presiding officer shall state that the meeting will be closed	596
and reference each relevant exempting provision, and such	597
reference shall be recorded in the minutes.	598
6. The Commission shall keep minutes that fully and	599
clearly describe all matters discussed in a meeting and shall	600
provide a full and accurate summary of actions taken, and the	601
reasons therefore, including a description of the views	602
expressed. All documents considered in connection with an action	603

shall be identified in such minutes. All minutes and documents	604
of a closed meeting shall remain under seal, subject to release	605
only by a majority vote of the Commission or order of a court of	606
<pre>competent jurisdiction.</pre>	607
G. Financing of the Commission	608
1. The Commission shall pay, or provide for the payment	609
of, the reasonable expenses of its establishment, organization,	610
and ongoing activities.	611
2. The Commission may accept any and all appropriate	612
sources of revenue, donations, and grants of money, equipment,	613
supplies, materials, and services.	614
3. The Commission may levy on and collect an annual	615
assessment from each Member State and impose fees on Licensees	616
of Member States to whom it grants a Multistate License to cover	617
the cost of the operations and activities of the Commission and	618
its staff, which must be in a total amount sufficient to cover	619
its annual budget as approved each year for which revenue is not	620
provided by other sources. The aggregate annual assessment	621
amount for Member States shall be allocated based upon a formula	622
that the Commission shall promulgate by Rule.	623
4. The Commission shall not incur obligations of any kind	624
prior to securing the funds adequate to meet the same; nor shall	625
the Commission pledge the credit of any Member States, except by	626
and with the authority of the Member State.	627
5. The Commission shall keep accurate accounts of all	628
receipts and disbursements. The receipts and disbursements of	629
the Commission shall be subject to the financial review and	630
accounting procedures established under its bylaws. All receipts	631
and disbursements of funds handled by the Commission shall be	632

subject to an annual financial review by a certified or licensed	633
public accountant, and the report of the financial review shall	634
be included in and become part of the annual report of the	635
Commission.	636
H. Qualified Immunity, Defense, and Indemnification	637
1. The members, officers, executive director, employees	638
and representatives of the Commission shall be immune from suit	639
and liability, both personally and in their official capacity,	640
for any claim for damage to or loss of property or personal	641
injury or other civil liability caused by or arising out of any	642
actual or alleged act, error, or omission that occurred, or that	643
the person against whom the claim is made had a reasonable basis	644
for believing occurred within the scope of Commission	645
employment, duties or responsibilities; provided that nothing in	646
this paragraph shall be construed to protect any such person	647
from suit or liability for any damage, loss, injury, or	648
liability caused by the intentional or willful or wanton	649
misconduct of that person. The procurement of insurance of any	650
type by the Commission shall not in any way compromise or limit	651
the immunity granted hereunder.	652
2. The Commission shall defend any member, officer,	653
executive director, employee, and representative of the	654
Commission in any civil action seeking to impose liability	655
arising out of any actual or alleged act, error, or omission	656
that occurred within the scope of Commission employment, duties,	657
or responsibilities, or as determined by the Commission that the	658
person against whom the claim is made had a reasonable basis for	659
believing occurred within the scope of Commission employment,	660
duties, or responsibilities; provided that nothing herein shall	661
be construed to prohibit that person from retaining their own	662

counsel at their own expense; and provided further, that the	663
actual or alleged act, error, or omission did not result from	664
that person's intentional or willful or wanton misconduct.	665
3. The Commission shall indemnify and hold harmless any	666
member, officer, executive director, employee, and	667
representative of the Commission for the amount of any	668
settlement or judgment obtained against that person arising out	669
of any actual or alleged act, error, or omission that occurred	670
within the scope of Commission employment, duties, or	671
responsibilities, or that such person had a reasonable basis for	672
believing occurred within the scope of Commission employment,	673
duties, or responsibilities, provided that the actual or alleged	674
act, error, or omission did not result from the intentional or	675
willful or wanton misconduct of that person.	676
4. Nothing herein shall be construed as a limitation on	677
the liability of any Licensee for professional malpractice or	678
misconduct, which shall be governed solely by any other	679
applicable State laws.	680
5. Nothing in this Compact shall be interpreted to waive	681
or otherwise abrogate a Member State's State action immunity or	682
State action affirmative defense with respect to antitrust	683
claims under the Sherman Act, Clayton Act, or any other State or	684
federal antitrust or anticompetitive law or regulation.	685
6. Nothing in this Compact shall be construed to be a	686
waiver of sovereign immunity by the Member States or by the	687
Commission.	688
ARTICLE 10- DATA SYSTEM	689
A. The Commission shall provide for the development,	690
maintenance, operation, and utilization of a coordinated	691

database and reporting system.	692
B. The Commission shall assign each applicant for a Multistate	693
License a unique identifier, as determined by the Rules of the	694
Commission.	695
C. Notwithstanding any other provision of State law to the	696
contrary, a Member State shall submit a uniform data set to the	697
Data System on all individuals to whom this Compact is	698
applicable as required by the Rules of the Commission,	699
<pre>including:</pre>	700
1. Identifying information;	701
2. Licensure data;	702
3. Adverse Actions against a license and information	703
related thereto;	704
4. Non-confidential information related to Alternative	705
Program participation, the beginning and ending dates of such	706
participation, and other information related to such	707
participation;	708
5. Any denial of application for licensure, and the	709
reason(s) for such denial (excluding the reporting of any	710
<pre>criminal history record information where prohibited by law);</pre>	711
6. The existence of Investigative Information;	712
7. The existence of Current Significant Investigative	713
<pre>Information; and</pre>	714
8. Other information that may facilitate the	715
administration of this Compact or the protection of the public,	716
as determined by the Rules of the Commission.	717
D. The records and information provided to a Member State	718

pursuant to this Compact or through the Data System, when	719
certified by the Commission or an agent thereof, shall	720
constitute the authenticated business records of the Commission,	721
and shall be entitled to any associated hearsay exception in any	722
relevant judicial, quasi-judicial or administrative proceedings	723
in a Member State.	724
E. The existence of Current Significant Investigative	725
Information and the existence of Investigative Information	726
pertaining to a Licensee in any Member State will only be	727
available to other Member States.	728
F. It is the responsibility of the Member States to monitor the	729
database to determine whether Adverse Action has been taken	730
against such a Licensee or License applicant. Adverse Action	731
information pertaining to a Licensee or License applicant in any	732
Member State will be available to any other Member State.	733
G. Member States contributing information to the Data System may	734
designate information that may not be shared with the public	735
without the express permission of the contributing State.	736
H. Any information submitted to the Data System that is	737
subsequently expunged pursuant to federal law or the laws of the	738
Member State contributing the information shall be removed from	739
the Data System.	740
ARTICLE 11- RULEMAKING	741
A. The Commission shall promulgate reasonable Rules in order to	742
effectively and efficiently implement and administer the	743
purposes and provisions of the Compact. A Rule shall be invalid	744
and have no force or effect only if a court of competent	745
jurisdiction holds that the Rule is invalid because the	746
Commission exercised its rulemaking authority in a manner that	747

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is beyond the scope and purposes of the Compact, or the powers	748
granted hereunder, or based upon another applicable standard of	749
review.	750
B. The Rules of the Commission shall have the force of law in	751
each Member State, provided however that where the Rules of the	752
Commission conflict with the laws of the Member State that	753
establish the Member State's scope of practice laws governing	754
the Practice of Cosmetology as held by a court of competent	755
jurisdiction, the Rules of the Commission shall be ineffective	756
in that State to the extent of the conflict.	757
C. The Commission shall exercise its rulemaking powers pursuant	758
to the criteria set forth in this Article and the Rules adopted	759
thereunder. Rules shall become binding as of the date specified	760
by the Commission for each Rule.	761
D. If a majority of the legislatures of the Member States	762
rejects a Rule or portion of a Rule, by enactment of a statute	763
or resolution in the same manner used to adopt the Compact	764
within four (4) years of the date of adoption of the Rule, then	765
such Rule shall have no further force and effect in any Member	766
State or to any State applying to participate in the Compact.	767
E. Rules shall be adopted at a regular or special meeting of the	768
Commission.	769
F. Prior to adoption of a proposed Rule, the Commission shall	770
hold a public hearing and allow persons to provide oral and	771
written comments, data, facts, opinions, and arguments.	772
G. Prior to adoption of a proposed Rule by the Commission, and	773
at least thirty (30) days in advance of the meeting at which the	774
Commission will hold a public hearing on the proposed Rule, the	775
Commission shall provide a notice of proposed rulemaking:	776

1. On the website of the Commission or other publicly	777
accessible platform;	778
2. To persons who have requested notice of the	779
Commission's notices of proposed rulemaking, and	780
3. In such other way(s) as the Commission may by Rule	781
specify.	782
H. The notice of proposed rulemaking shall include:	783
1. The time, date, and location of the public hearing at	784
which the Commission will hear public comments on the proposed	785
Rule and, if different, the time, date, and location of the	786
meeting where the Commission will consider and vote on the	787
<pre>proposed Rule;</pre>	788
2. If the hearing is held via telecommunication, video	789
conference, or other electronic means, the Commission shall	790
include the mechanism for access to the hearing in the notice of	791
<pre>proposed rulemaking;</pre>	792
3. The text of the proposed Rule and the reason therefor;	793
4. A request for comments on the proposed Rule from any	794
<pre>interested person; and</pre>	795
5. The manner in which interested persons may submit	796
written comments.	797
I. All hearings will be recorded. A copy of the recording and	798
all written comments and documents received by the Commission in	799
response to the proposed Rule shall be available to the public.	800
J. Nothing in this Article shall be construed as requiring a	801
separate hearing on each Rule. Rules may be grouped for the	802
convenience of the Commission at hearings required by this	803

Article.	804
K. The Commission shall, by majority vote of all members, take	805
final action on the proposed Rule based on the rulemaking record	806
and the full text of the Rule.	807
1. The Commission may adopt changes to the proposed Rule	808
provided the changes do not enlarge the original purpose of the	809
proposed Rule.	810
2. The Commission shall provide an explanation of the	811
reasons for substantive changes made to the proposed Rule as	812
well as reasons for substantive changes not made that were	813
recommended by commenters.	814
3. The Commission shall determine a reasonable effective	815
date for the Rule. Except for an emergency as provided in	816
Article 11.L, the effective date of the Rule shall be no sooner	817
than forty-five (45) days after the Commission issuing the	818
notice that it adopted or amended the Rule.	819
L. Upon determination that an emergency exists, the Commission	820
may consider and adopt an emergency Rule with five (5) days'	821
notice, with opportunity to comment, provided that the usual	822
rulemaking procedures provided in the Compact and in this	823
Article shall be retroactively applied to the Rule as soon as	824
reasonably possible, in no event later than ninety (90) days	825
after the effective date of the Rule. For the purposes of this	826
provision, an emergency Rule is one that must be adopted	827
<pre>immediately to:</pre>	828
1. Meet an imminent threat to public health, safety, or	829
<pre>welfare;</pre>	830
2. Prevent a loss of Commission or Member State funds;	831

3. Meet a deadline for the promulgation of a Rule that is	832
established by federal law or rule; or	833
4. Protect public health and safety.	834
M. The Commission or an authorized committee of the Commission	835
may direct revisions to a previously adopted Rule for purposes	836
of correcting typographical errors, errors in format, errors in	837
consistency, or grammatical errors. Public notice of any	838
revisions shall be posted on the website of the Commission. The	839
revision shall be subject to challenge by any person for a	840
period of thirty (30) days after posting. The revision may be	841
challenged only on grounds that the revision results in a	842
material change to a Rule. A challenge shall be made in writing	843
and delivered to the Commission prior to the end of the notice	844
period. If no challenge is made, the revision will take effect	845
without further action. If the revision is challenged, the	846
revision may not take effect without the approval of the	847
Commission.	848
N. No Member State's rulemaking requirements shall apply under	849
this Compact.	850
	0.5.1
ARTICLE 12- OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT	851
A. Oversight	852
1. The executive and judicial branches of State government	853
in each Member State shall enforce this Compact and take all	854
actions necessary and appropriate to implement the Compact.	855
2. Venue is proper and judicial proceedings by or against	856
the Commission shall be brought solely and exclusively in a	857
court of competent jurisdiction where the principal office of	858
the Commission is located. The Commission may waive venue and	859
jurisdictional defenses to the extent it adopts or consents to	860

participate in alternative dispute resolution proceedings.	861
Nothing herein shall affect or limit the selection or propriety	862
of venue in any action against a Licensee for professional	863
malpractice, misconduct or any such similar matter.	864
3. The Commission shall be entitled to receive service of	865
process in any proceeding regarding the enforcement or	866
interpretation of the Compact and shall have standing to	867
intervene in such a proceeding for all purposes. Failure to	868
provide the Commission service of process shall render a	869
judgment or order void as to the Commission, this Compact, or	870
promulgated Rules.	871
B. Default, Technical Assistance, and Termination	872
1. If the Commission determines that a Member State has	873
defaulted in the performance of its obligations or	874
responsibilities under this Compact or the promulgated Rules,	875
the Commission shall provide written notice to the defaulting	876
State. The notice of default shall describe the default, the	877
proposed means of curing the default, and any other action that	878
the Commission may take, and shall offer training and specific	879
technical assistance regarding the default.	880
2. The Commission shall provide a copy of the notice of	881
default to the other Member States.	882
3. If a State in default fails to cure the default, the	883
defaulting State may be terminated from the Compact upon an	884
affirmative vote of a majority of the delegates of the Member	885
States, and all rights, privileges and benefits conferred on	886
that State by this Compact may be terminated on the effective	887
date of termination. A cure of the default does not relieve the	888
offending State of obligations or liabilities incurred during	889

the period of default.	890
4. Termination of membership in the Compact shall be	891
imposed only after all other means of securing compliance have	892
been exhausted. Notice of intent to suspend or terminate shall	893
be given by the Commission to the governor, the majority and	894
minority leaders of the defaulting State's legislature, the	895
defaulting State's State Licensing Authority and each of the	896
Member States' State Licensing Authority.	897
5. A State that has been terminated is responsible for all	898
assessments, obligations, and liabilities incurred through the	899
effective date of termination, including obligations that extend	900
beyond the effective date of termination.	901
6. Upon the termination of a State's membership from this	902
Compact, that State shall immediately provide notice to all	903
Licensees who hold a Multistate License within that State of	904
such termination. The terminated State shall continue to	905
recognize all licenses granted pursuant to this Compact for a	906
minimum of one hundred eighty (180) days after the date of said	907
<pre>notice of termination.</pre>	908
7. The Commission shall not bear any costs related to a	909
State that is found to be in default or that has been terminated	910
from the Compact, unless agreed upon in writing between the	911
Commission and the defaulting State.	912
8. The defaulting State may appeal the action of the	913
Commission by petitioning the United States District Court for	914
the District of Columbia or the federal district where the	915
Commission has its principal offices. The prevailing party shall	916
be awarded all costs of such litigation, including reasonable	917
<pre>attorney's fees.</pre>	918

C. Dispute Resolution	919
1. Upon request by a Member State, the Commission shall	920
attempt to resolve disputes related to the Compact that arise	921
among Member States and between Member and non-Member States.	922
2. The Commission shall promulgate a Rule providing for	923
both mediation and binding dispute resolution for disputes as	924
appropriate.	925
D. Enforcement	926
1. The Commission, in the reasonable exercise of its	927
discretion, shall enforce the provisions of this Compact and the	928
Commission's Rules.	929
2. By majority vote as provided by Commission Rule, the	930
Commission may initiate legal action against a Member State in	931
default in the United States District Court for the District of	932
Columbia or the federal district where the Commission has its	933
principal offices to enforce compliance with the provisions of	934
the Compact and its promulgated Rules. The relief sought may	935
include both injunctive relief and damages. In the event	936
judicial enforcement is necessary, the prevailing party shall be	937
awarded all costs of such litigation, including reasonable	938
attorney's fees. The remedies herein shall not be the exclusive	939
remedies of the Commission. The Commission may pursue any other	940
remedies available under federal or the defaulting Member	941
State's law.	942
3. A Member State may initiate legal action against the	943
Commission in the United States District Court for the District	944
of Columbia or the federal district where the Commission has its	945
principal offices to enforce compliance with the provisions of	946
the Compact and its promulgated Rules. The relief sought may	947

include both injunctive relief and damages. In the event	948
judicial enforcement is necessary, the prevailing party shall be	949
awarded all costs of such litigation, including reasonable	950
attorney's fees.	951
4. No individual or entity other than a Member State may	952
enforce this Compact against the Commission.	953
enforce this compact against the commission.	900
ARTICLE 13- EFFECTIVE DATE, WITHDRAWAL, AND AMENDMENT	954
A. The Compact shall come into effect on the date on which the	955
Compact statute is enacted into law in the seventh Member State.	956
1. On or after the effective date of the Compact, the	957
Commission shall convene and review the enactment of each of the	958
Charter Member States to determine if the statute enacted by	959
each such Charter Member State is materially different than the	960
model Compact statute.	961
a. A Charter Member State whose enactment is found to be	962
materially different from the model Compact statute shall be	963
entitled to the default process set forth in Article 12.	964
b. If any Member State is later found to be in default, or	965
is terminated or withdraws from the Compact, the Commission	966
shall remain in existence and the Compact shall remain in effect	967
even if the number of Member States should be less than seven	968
<u>(7).</u>	969
2. Member States enacting the Compact subsequent to the	970
Charter Member States shall be subject to the process set forth	971
in Article 9.C.24 to determine if their enactments are	972
materially different from the model Compact statute and whether	973
they qualify for participation in the Compact.	974
3. All actions taken for the benefit of the Commission or	975
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in furtherance of the purposes of the administration of the	976
Compact prior to the effective date of the Compact or the	977
Commission coming into existence shall be considered to be	978
actions of the Commission unless specifically repudiated by the	979
Commission.	980
4. Any State that joins the Compact shall be subject to	981
the Commission's Rules and bylaws as they exist on the date on	982
which the Compact becomes law in that State. Any Rule that has	983
been previously adopted by the Commission shall have the full	984
force and effect of law on the day the Compact becomes law in	985
that State.	986
B. Any Member State may withdraw from this Compact by enacting a	987
statute repealing that State's enactment of the Compact.	988
1. A Member State's withdrawal shall not take effect until	989
one hundred eighty (180) days after enactment of the repealing	990
statute.	991
2. Withdrawal shall not affect the continuing requirement	992
of the withdrawing State's State Licensing Authority to comply	993
with the investigative and Adverse Action reporting requirements	994
of this Compact prior to the effective date of withdrawal.	995
3. Upon the enactment of a statute withdrawing from this	996
Compact, a State shall immediately provide notice of such	997
withdrawal to all Licensees within that State. Notwithstanding	998
any subsequent statutory enactment to the contrary, such	999
withdrawing State shall continue to recognize all licenses	1000
granted pursuant to this Compact for a minimum of one hundred	1001
eighty (180) days after the date of such notice of withdrawal.	1002
C. Nothing contained in this Compact shall be construed to	1003
invalidate or prevent any licensure agreement or other	1004

cooperative arrangement between a Member State and a non-Member	1005
State that does not conflict with the provisions of this	1006
Compact.	1007
D. This Compact may be amended by the Member States. No	1008
amendment to this Compact shall become effective and binding	1009
upon any Member State until it is enacted into the laws of all	1010
Member States.	1011
ARTICLE 14- CONSTRUCTION AND SEVERABILITY	1012
A. This Compact and the Commission's rulemaking authority shall	1013
be liberally construed so as to effectuate the purposes, and the	1014
implementation and administration of the Compact. Provisions of	1015
the Compact expressly authorizing or requiring the promulgation	1016
of Rules shall not be construed to limit the Commission's	1017
rulemaking authority solely for those purposes.	1018
B. The provisions of this Compact shall be severable and if any	1019
phrase, clause, sentence or provision of this Compact is held by	1020
a court of competent jurisdiction to be contrary to the	1021
constitution of any Member State, a State seeking participation	1022
in the Compact, or of the United States, or the applicability	1023
thereof to any government, agency, person or circumstance is	1024
held to be unconstitutional by a court of competent	1025
jurisdiction, the validity of the remainder of this Compact and	1026
the applicability thereof to any other government, agency,	1027
person or circumstance shall not be affected thereby.	1028
C. Notwithstanding Article 14.B, the Commission may deny a	1029
State's participation in the Compact or, in accordance with the	1030
requirements of Article 12, terminate a Member State's	1031
participation in the Compact, if it determines that a	1032
constitutional requirement of a Member State is a material	1033

<u>departure from the Compact. Otherwise, if this Compact shall be</u>	1034
held to be contrary to the constitution of any Member State, the	1035
Compact shall remain in full force and effect as to the	1036
remaining Member States and in full force and effect as to the	1037
Member State affected as to all severable matters.	1038
ARTICLE 15- CONSISTENT EFFECT AND CONFLICT WITH OTHER STATE LAWS	1039
A. Nothing herein shall prevent or inhibit the enforcement of	1040
any other law of a Member State that is not inconsistent with	1041
the Compact.	1042
B. Any laws, statutes, regulations, or other legal requirements	1043
in a Member State in conflict with the Compact are superseded to	1044
the extent of the conflict.	1045
C. All permissible agreements between the Commission and the	1046
Member States are binding in accordance with their terms.	1047
Sec. 4713.331. Not later than sixty days after the	1048
"Cosmetology Licensure Compact" is entered into under section	1049
4713.33 of the Revised Code, the state cosmetology and barber	1050
board, in accordance with Article 9 of the compact, shall select	1051
one individual to serve as a delegate to the cosmetology	1052
licensure compact commission created under the compact. The	1053
board shall fill a vacancy in this position not later than sixty	1054
days after the vacancy occurs.	1055
Sec. 4713.37. (A) The state cosmetology and barber board	1056
may issue a temporary special occasion work permit to a	1057
nonresident individual who satisfies all of the following	1058
conditions:	1059
(1) Has been licensed or registered in another state or	1060
country to practice a branch of cosmetology or teach the theory	1061
and practice of a branch of cosmetology for at least five years;	1062

(2) Is a recognized expert in the practice or teaching of	1063
the branch of cosmetology the individual practices or teaches;	1064
(3) Is to practice that branch of cosmetology or teach the	1065
theory and practice of that branch of cosmetology in this state	1066
as part of a promotional or instructional program for not more	1067
than the amount of time a temporary special occasion work permit	1068
is effective;	1069
(4) Satisfies all other conditions for a temporary special	1070
occasion work permit established by rules adopted under section	1071
4713.08 of the Revised Code;	1072
(5) Pays the fee established by rules adopted under	1073
section 4713.08 of the Revised Code.	1074
(B) An individual issued a temporary special occasion work	1075
permit may practice the branch of cosmetology the individual	1076
practices in another state or country, or teach the theory and	1077
practice of the branch of cosmetology the individual teaches in	1078
another state or country, until the expiration date of the	1079
permit. A temporary special occasion work permit is valid for	1080
the period of time specified in rules adopted under section	1081
4713.08 of the Revised Code.	1082
(C) Chapter 4796. of the Revised Code does not apply to a	1083
temporary special occasion work permit issued under this	1084
section.	1085
(D) An individual does not need to obtain a temporary	1086
special occasion work permit under this section if the	1087
individual is practicing in accordance with the compact	1088
privilege granted by this state through the "Cosmetology	1089
Licensure Compact" entered into under section 4713.33 of the	1090
Revised Code.	1091

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Section 2. That existing section 4713.37 of the Revised	1092
Code is hereby repealed.	1093
Section 3. Section 4713.37 of the Revised Code as	1094
presented in this act takes effect on the later of December 29,	1095
2023, or the effective date of this section. (December 29, 2023,	1096
is the effective date of an earlier amendment to that section by	1097
S.B. 131 of the 134th General Assembly.)	1098