LCB/EP

## **SENATE** STATE OF MINNESOTA NINETIETH SESSION

## S.F. No. 1246

(SENATE AUTHORS: SCHOEN)						
DATE	D-PG	OFFICIAL STATUS				
02/22/2017		Introduction and first reading				
		Referred to Health and Human Services Finance and Policy				

1.1	A bill for an act
1.2 1.3 1.4	relating to health occupations; providing an interstate compact for the recognition of emergency medical services personnel licensure; proposing coding for new law in Minnesota Statutes, chapter 144E.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [144E.55] EMERGENCY MEDICAL SERVICES PERSONNEL
1.7	LICENSURE INTERSTATE COMPACT.
1.8	SECTION 1. PURPOSE
1.9	In order to protect the public through verification of competency and ensure accountability
1.10	for patient care related activities all states license emergency medical services (EMS)
1.11	personnel, such as emergency medical technicians (EMTs), advanced EMTs, and paramedics.
1.12	This compact is intended to facilitate the day to day movement of EMS personnel across
1.13	state boundaries in the performance of their EMS duties as assigned by an appropriate
1.14	authority and authorize state EMS offices to afford immediate legal recognition to EMS
1.15	personnel licensed in a member state. This compact recognizes that states have a vested
1.16	interest in protecting the public's health and safety through their licensing and regulation
1.17	of EMS personnel and that such state regulation shared among the member states will best
1.18	protect public health and safety. This compact is designed to achieve the following purposes
1.19	and objectives:
1.20	1. Increase public access to EMS personnel;
1.21	2. Enhance the states' ability to protect the public's health and safety, especially patient
1.22	safety;

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2.1	3. Encoura	ge the cooperation	on of member state	es in the areas of EMS per	sonnel licensure
2.2	and regulation				
2.3	4. Support	licensing of mili	tary members who	o are separating from an a	active duty tour
2.4	and their spou	ses;			
2.5	5. Facilitate	e the exchange of	information betwe	en member states regarding	g EMS personnel
2.6	licensure, adv	erse action and s	ignificant investig	atory information;	
2.7	6. Promote	compliance with	the laws governin	g EMS personnel practice	in each member
2.8	state; and				
2.9	7. Invest al	l member states v	with the authority to	hold EMS personnel acco	ountable through
2.10	the mutual rec	cognition of mem	ber state licenses.		
2.11		<u>i</u>	SECTION 2. DEF	INITIONS	
2.12	In this con	npact:			
2.13	A. "Advan	ced emergency m	nedical technician'	or "AEMT" means an inc	lividual licensed
2.14	with cognitive	e knowledge and	a scope of practic	e that corresponds to that	level in the
2.15	National EMS	Education Stand	lards and National	EMS Scope of Practice	Model.
2.16	B. "Advers	se action" means	any administrativ	e, civil, equitable, or crim	ninal action
2.17	permitted by a	a state's laws whi	ch may be impose	d against licensed EMS p	versonnel by a
2.18	state EMS auth	nority or state cou	rt, including, but n	ot limited to, actions again	st an individual's
2.19	license such as	s revocation, sus	pension, probation	, consent agreement, mor	nitoring, or other
2.20	limitation or e	encumbrance on t	he individual's pra	actice, letters of reprimane	d or admonition,
2.21	fines, criminal	l convictions, and	l state court judgm	ents enforcing adverse act	tions by the state
2.22	EMS authority	<u>y.</u>			
2.23	C. "Alterna	ative program" n	neans a voluntary,	nondisciplinary substance	e abuse recovery
2.24	program appro	oved by a state E	MS authority.		
2.25	D. "Certifi	cation" means th	e successful verifi	cation of entry-level cog	nitive and
2.26	psychomotor of	competency usin	g a reliable, valida	ted, and legally defensibl	le examination.
2.27	E. "Comm	ission" means the	e national adminis	trative body of which all	states that have
2.28	enacted the co	ompact are memb	ers.		
2.29	F. "Emerge	ency medical tech	nician" or "EMT" 1	neans an individual license	ed with cognitive
2.30	knowledge an	d a scope of prac	tice that correspon	nds to that level in the Na	tional EMS
2.31	Education Sta	ndards and Natic	onal EMS Scope o	f Practice Model.	

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3.1	G. "Home	e state" means a n	nember state where	e an individual is license	ed to practice	
3.2	emergency m	nedical services.				
3.3	H. "Licen	se" means the aut	horization by a sta	te for an individual to pr	actice as an EMT,	
3.4			n between EMT a	•	<u>/</u>	
3.5	L "Medic	al director" mean	s a physician licen	sed in a member state w	ho is accountable	
3.6		elivered by EMS				
3.7	I "Memb	er state" means a	state that has enac	ted this compact		
					1. 1	
3.8				l's authority to deliver er	nergency medical	
3.9			horized under this			
3.10				with cognitive knowled		
3.11	-	-		nal EMS Education Stanc	lards and National	
3.12	EMS Scope (	of Practice Model	<u>.</u>			
3.13	<u>M. "Rem</u>	ote state" means a	member state in v	which an individual is no	ot licensed.	
3.14	<u>N. "Restr</u>	icted" means the o	outcome of an adv	erse action that limits a	license or the	
3.15	privilege to p	practice.				
3.16	6 O. "Rule" means a written statement by the interstate commission promulgated pursuant					
3.17	to Section 12	of this compact t	hat is of general a	pplicability; implements	, interprets, or	
3.18	prescribes a	policy or provision	n of the compact;	or is an organizational, p	procedural, or	
3.19	practice requ	irement of the con	nmission and has	the force and effect of st	atutory law in a	
3.20	member state	e and includes the	amendment, repea	al, or suspension of an e	xisting rule.	
3.21	P. "Scope	of practice" mean	ns defined parame	ters of various duties or	services that may	
3.22	be provided l	oy an individual w	vith specific crede	ntials. Whether regulated	d by rule, statute,	
3.23	or court decis	sion, it tends to re	present the limits	of services an individual	may perform.	
3.24	<u>Q. "Signi</u>	ficant investigator	ry information" me	eans:		
3.25	1. Investi	gative information	n that a state EMS	authority, after a prelim	inary inquiry that	
3.26	includes noti	fication and an op	portunity to respo	nd if required by state la	w, has reason to	
3.27	believe, if pro	oved true, would	result in the impos	ition of an adverse actio	n on a license or	
3.28	privilege to p	practice; or				
3.29	2. Investi	gative information	n that indicates that	t the individual represer	nts an immediate	
3.30	threat to publ	ic health and safe	ty regardless of wh	nether the individual has	been notified and	
3.31	had an oppor	tunity to respond.				
3.32	R. "State'	means any state,	commonwealth, c	listrict, or territory of the	e United States.	

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4.1	S. "State	EMS authority" m	neans the board, or	ffice, or other agency wi	th the legislative
4.2	mandate to 1	icense EMS persor	nnel.		
4.3		SECTI	ON 3. HOME STA	ATE LICENSURE	
4.4	A. Any n	nember state in wh	nich an individual	holds a current license s	hall be deemed a
4.5		or purposes of this			
4.6	B. Any n	nember state may r	require an individ	ual to obtain and retain a	a license to be
4.7	authorized to	practice in the mer	nber state under ci	rcumstances not authoriz	ed by the privilege
4.8	to practice u	nder the terms of t	his compact.		
4.9	C. A hom	ne state's license au	uthorizes an indivi	dual to practice in a remo	ote state under the
4.10	privilege to j	practice only if the	home state:		
4.11	1. Curren	tly requires the use	e of the National R	egistry of Emergency Me	edical Technicians
4.12	(NREMT) ez	xamination as a co	ndition of issuing	initial licenses at the EM	IT and paramedic
4.13	levels;				
4.14	<u>2. Has a r</u>	nechanism in place	e for receiving and	investigating complaints	about individuals;
4.15	3. Notifies the commission, in compliance with the terms herein, of any adverse action				
4.16	or significant investigatory information regarding an individual;				
4.17	4. No late	er than five years af	fter activation of th	e compact, requires a cri	minal background
4.18	check of all a	applicants for initia	al licensure, inclu	ding the use of the result	s of fingerprint or
4.19	other biomet	ric data checks co	mpliant with the r	equirements of the Fede	ral Bureau of
4.20	Investigation	with the exception	on of federal emplo	oyees who have suitabili	ty determination
4.21	in accordanc	e with Code of Fe	deral Regulations	, title 5, section 731.202	and submit
4.22	documentati	on of such as pron	nulgated in the rul	es of the commission; an	nd
4.23	5. Compl	lies with the rules	of the commissior	<u>ı.</u>	
4.24		SECTION 4.	COMPACT PRIV	VILEGE TO PRACTICE	
4.25	A. Memb	per states shall reco	ognize the privileg	ge to practice of an indiv	ridual licensed in
4.26	another men	ber state that is in	conformance wit	h Section 3.	
4.27	B. To exe	ercise the privilege	e to practice under	the terms and provision	s of this compact,
4.28	an individua	<u>l must:</u>			
4.29	<u>1. Be at l</u>	east 18 years of ag	ge;		

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5.1	2. Posses	s a current unrestric	cted license in a me	ember state as an EMT, A	EMT, paramedic <u>,</u>
5.2	or state reco	gnized and license	d level with a scop	e of practice and author	ity between EMT
5.3	and paramed	lic; and			
5.4	<u>3. Practi</u>	ce under the superv	vision of a medical	director.	
5.5	C. An in	dividual providing	patient care in a re	emote state under the pri	vilege to practice
5.6	shall function	on within the scope	of practice author	ized by the home state u	nless and until
5.7	modified by	an appropriate aut	hority in the remo	te state as may be define	ed in the rules of
5.8	the commiss	sion.			

- 5.9 <u>D. Except as provided in Section 4, subsection C, an individual practicing in a remote</u> 5.10 <u>state will be subject to the remote state's authority and laws. A remote state may, in</u> 5.11 accordance with due process and that state's laws, restrict, suspend, or revoke an individual's
- 5.12 privilege to practice in the remote state and may take any other necessary actions to protect
- 5.13 <u>the health and safety of its citizens. If a remote state takes action it shall promptly notify</u>
- 5.14 <u>the home state and the commission.</u>
- 5.15 E. If an individual's license in any home state is restricted or suspended, the individual
- 5.16 shall not be eligible to practice in a remote state under the privilege to practice until the
  - 5.17 <u>individual's home state license is restored.</u>
  - 5.18 F. If an individual's privilege to practice in any remote state is restricted, suspended, or 5.19 revoked the individual shall not be eligible to practice in any remote state until the individual's 5.20 privilege to practice is restored.
  - 5.21

## SECTION 5. CONDITIONS OF PRACTICE IN A REMOTE STATE

- 5.22 An individual may practice in a remote state under a privilege to practice only in the
- 5.23 performance of the individual's EMS duties as assigned by an appropriate authority, as
- 5.24 defined in the rules of the commission, and under the following circumstances:
- 5.25 <u>1. The individual originates a patient transport in a home state and transports the patient</u>
  5.26 <u>to a remote state;</u>
- 5.27 <u>2. The individual originates in the home state and enters a remote state to pick up a</u>
  5.28 patient and provide care and transport of the patient to the home state;
- 5.29 <u>3. The individual enters a remote state to provide patient care or transport within that</u>
  5.30 remote state;
- 5.31 <u>4. The individual enters a remote state to pick up a patient and provide care and transport</u>
  5.32 <u>to a third member state;</u>

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6.1	5. Other c	onditions as deter	rmined by rules pr	omulgated by the commis	ssion.
6.2	SECTION	6. RELATIONSE	HP TO EMERGE	NCY MANAGEMENT A	SSISTANCE
6.3			COMPAC	<u>CT</u>	
6.4	<u>Upon a m</u>	ember state's gov	ernor's declaration	n of a state of emergency of	or disaster that
6.5	activates the l	Emergency Manag	gement Assistance	e Compact (EMAC), all rel	levant terms and
6.6	provisions of	EMAC shall app	ly and to the exten	nt any terms or provisions	of this compact
6.7	conflicts with	EMAC, the term	ns of EMAC shall	prevail with respect to any	y individual
6.8	practicing in	the remote state in	n response to such	declaration.	
6.9	SECTION 7.	VETERANS, SE	RVICE MEMBER	SSEPARATING FROM	ACTIVE DUTY
6.10		MIL	JTARY, AND TH	EIR SPOUSES	
6.11	A. Membe	er states shall con	sider a veteran, ac	tive military service memb	per, and member
6.12	of the Nationa	al Guard and Reser	rves separating fro	m an active duty tour, and a	a spouse thereof,
6.13	who holds a c	current valid and u	Inrestricted NREN	AT certification at or above	e the level of the
6.14	state license b	being sought as sat	tisfying the minim	um training and examinati	on requirements
6.15	for such licen	isure.			
6.16	B. Membe	er states shall exp	edite the processing	ng of licensure application	is submitted by
6.17	veterans, activ	ve military service	e members, and me	embers of the National Gua	ard and Reserves
6.18	separating fro	om an active duty	tour, and their spo	ouses.	
6.19	C. All ind	ividuals functioni	ing with a privileg	e to practice under this se	ction remain
6.20	subject to the	adverse actions p	provisions of Section	<u>on 8.</u>	
6.21		SEC	CTION 8. ADVER	<u>RSE ACTIONS</u>	
6.22	A. A hom	e state shall have	exclusive power	to impose adverse action a	igainst an
6.23	individual's li	icense issued by the	he home state.		
6.24	B. If an in	idividual's license	in any home state	e is restricted or suspended	d, the individual
6.25	shall not be e	ligible to practice	in a remote state	under the privilege to prac	ctice until the
6.26	individual's h	ome state license	is restored.		
6.27	1. All hon	ne state adverse a	ction orders shall	include a statement that the	ne individual's
6.28	compact priv	ileges are inactive	e. The order may a	allow the individual to pra	ctice in remote
6.29	states with pr	ior written author	rization from both	the home state and remote	e state's EMS
6.30	authority.				

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7.1	2 An indivi	idual currently s	subject to adverse	action in the home state	shall not practice
7.2				ation from both the home	
7.3	state's EMS aut	-			
			art advarga action	and any accurrences the	at the individualla
7.4				s and any occurrences that	
7.5			-	evoked to the commission	on in accordance
7.6	with the fulles of	of the commission	<u>JII.</u>		
7.7	D. A remote	e state may take	adverse action on a	an individual's privilege t	to practice within
7.8	that state.				
7.9	E. Any men	nber state may ta	ke adverse action	against an individual's pri	vilege to practice
7.10	in that state bas	sed on the factua	al findings of anot	her member state, so long	g as each state
7.11	follows its own	procedures for	imposing such ad	verse action.	
7.12	F. A home s	tate's EMS autho	ority shall investiga	te and take appropriate a	ction with respect
7.13	to reported con	duct in a remote	e state as it would	if such conduct had occu	rred within the
7.14	home state. In s	such cases, the h	nome state's law sh	all control in determinin	g the appropriate
7.15	adverse action.				
7.16	G. Nothing	in this compact	shall override a m	ember state's decision th	at participation
7.17	in an alternativ	e program may	be used in lieu of	adverse action and that s	uch participation
7.18	shall remain no	onpublic if requi	red by the member	r state's laws. Member st	ates must require
7.19	individuals who	o enter any alter	native programs to	agree not to practice in a	ny other member
7.20	state during the	term of the alte	rnative program w	ithout prior authorization	n from such other
7.21	member state.				
7.22	SECTION 9.	. ADDITIONAI	L POWERS INVE	STED IN A MEMBER 3	STATE'S EMS
7.23			AUTHORI	TY	
7.24	A member s	state's EMS auth	nority, in addition	to any other powers gran	ted under state
7.25	law, is authoriz	ed under this co	ompact to:		
7.26	1. Issue sub	poenas for both	hearings and inve	stigations that require th	e attendance and
7.27	testimony of w	itnesses and the	production of evi	dence. Subpoenas issued	by a member
7.28	state's EMS aut	thority for the at	ttendance and testi	mony of witnesses, or th	e production of
7.29	evidence from	another member	r state, shall be en	forced in the remote state	e by any court of
7.30	competent juris	sdiction, accordi	ing to that court's	practice and procedure in	considering
7.31	subpoenas issu	ed in its own pr	oceedings. The iss	uing state EMS authority	y shall pay any
7.32	witness fees, tra	avel expenses, n	nileage, and other	fees required by the servi	ice statutes of the
7.33	state where the	witnesses or ev	vidence are located	; and	

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8.1	2. Issue of	cease and desist ord	lers to restrict, sus	pend, or revoke an indiv	idual's privilege
8.2	to practice in	1 the state.			
8.3	SECTION	10. ESTABLISHM	IENT OF THE IN	TERSTATE COMMISS	ION FOR EMS
8.4			PERSONNEL PR	ACTICE	
8.5	A. The c	ompact states hereb	by create and estab	olish a joint public agenc	y known as the
8.6	Interstate Co	ommission for EMS	S Personnel Praction	ce.	
8.7	<u>1. The co</u>	mmission is a body	y politic and an in	strumentality of the com	pact states.
8.8	2. Venue	is proper and judici	al proceedings by o	or against the commission	n shall be brought
8.9	solely and ex	clusively in a cour	t of competent jur	isdiction where the princ	pipal office of the
8.10	commission	is located. The con	nmission may wai	ve venue and jurisdiction	nal defenses to
8.11	the extent it	adopts or consents	to participate in al	ternative dispute resolut	ion proceedings.
8.12	3. Nothin	ng in this compact s	shall be construed	to be a waiver of sovere	ign immunity.
8.13	B. Memb	pership, Voting, and	l Meetings		
8.14	1. Each r	nember state shall h	nave and be limited	to one delegate. The res	sponsible official
8.15	of the state I	EMS authority or hi	is or her designee	shall be the delegate to t	his compact for
8.16	each membe	er state. Any delega	te may be remove	d or suspended from off	ice as provided
8.17	by the law o	f the state from whi	ich the delegate is	appointed. Any vacancy	occurring in the
8.18	commission	shall be filled in ac	ccordance with the	a laws of the member sta	te in which the
8.19	vacancy exis	sts. In the event that	t more than one be	oard, office, or other age	ncy with the
8.20	legislative m	andate to license E	MS personnel at a	and above the level of El	MT exists, the
8.21	governor of	the state will deter	nine which entity	will be responsible for a	ssigning the
8.22	delegate.				
8.23	2. Each c	lelegate shall be en	titled to one vote	with regard to the promu	lgation of rules
8.24	and creation	of bylaws and shall	otherwise have ar	opportunity to participa	te in the business
8.25	and affairs o	f the commission.	A delegate shall ve	ote in person or by such	other means as
8.26	provided in	the bylaws. The by	laws may provide	for delegates' participati	on in meetings
8.27	by telephone	e or other means of	communication.		
8.28	3. The co	mmission shall mee	et at least once durin	ng each calendar year. Ad	ditional meetings
8.29	shall be held	l as set forth in the	bylaws.		
8.30	<u>4. All me</u>	etings shall be ope	n to the public, and	d public notice of meetin	gs shall be given
8.31	in the same	manner as required	under the rulemal	king provisions in Sectio	<u>n 12.</u>

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9.1	5. The	commission may co	nvene in a closed, r	onpublic meeting if the	commission must
9.2	discuss:				
9.3	a. None	compliance of a me	mber state with its	obligations under the co	ompact;
9.4	b. The	employment, comp	ensation, discipline	or other personnel mat	ters, practices or
9.5	procedures	related to specific e	mployees or other r	natters related to the corr	mission's internal
9.6	personnel	practices and procee	dures;		
9.7	<u>c. Curr</u>	ent, threatened, or re	easonably anticipat	ed litigation;	
9.8	d. Nego	otiation of contracts	for the purchase o	r sale of goods, services	, or real estate;
9.9	<u>e. Accu</u>	using any person of	a crime or formally	censuring any person;	
9.10	<u>f. Discl</u>	osure of trade secre	ets or commercial o	r financial information	that is privileged
9.11	or confider	ntial;			
9.12	g. Disc	losure of informatic	on of a personal nat	ure where disclosure we	ould constitute a
9.13	clearly unv	warranted invasion of	of personal privacy	2	
9.14	<u>h. Disc</u>	losure of investigate	ory records compile	ed for law enforcement	purposes;
9.15	i. Discl	osure of information	n related to any inve	estigatory reports prepar	ed by or on behalf
9.16	of or for us	se of the commissio	n or other committ	ee charged with respons	sibility of
9.17	investigati	on or determination	of compliance issu	ies pursuant to the comp	pact; or
9.18	j. Matte	ers specifically exer	npted from disclos	are by federal or membe	er state statute.
9.19	<u>6. If a r</u>	neeting, or portion	of a meeting, is clo	sed pursuant to this pro-	vision, the
9.20				ify that the meeting may	
9.21				. The commission shall	
9.22		*		a meeting and shall pro	
9.23				is therefore, including a	
9.24	<b>^</b>			nnection with an action	
9.25				closed meeting shall re	
9.26			y vote of the comm	ission or order of a cou	rt of competent
9.27	jurisdiction	<u>1.</u>			
9.28	C. The	commission shall, b	y a majority vote o	f the delegates, prescribe	e bylaws and rules
9.29	to govern i	ts conduct as may b	be necessary or app	ropriate to carry out the	purposes and
9.30	exercise th	e powers of the con	npact, including bu	t not limited to:	
9.31	<u>1. Estal</u>	blishing the fiscal y	ear of the commiss	ion;	

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10.1	<u>2. Provi</u>	ding reasonable sta	ndards and proced	ures:	
10.2	a. for the	e establishment and	l meetings of other	committees; and	
10.3	b. gover	ning any general or	specific delegation	on of any authority or fund	ction of the
10.4	commission	<u>1;</u>			
10.5	<u>3. Provi</u>	ding reasonable pro	ocedures for calling	g and conducting meeting	s of the
10.6	commission	n, ensuring reasonal	ole advance notice	of all meetings, and prov	viding an
10.7	opportunity	for attendance of su	ch meetings by inte	erested parties, with enume	erated exceptions
10.8	designed to	protect the public's	interest, the priva	cy of individuals, and pro	oprietary
10.9	information	, including trade see	crets. The commis	sion may meet in closed s	ession only after
10.10	<u>a majority c</u>	of the membership	votes to close a me	eting in whole or in part.	As soon as
10.11	practicable,	the commission m	ust make public a	copy of the vote to close	the meeting
10.12	revealing th	e vote of each men	nber with no proxy	votes allowed;	
10.13	4. Establ	lishing the titles, du	ties and authority,	and reasonable procedure	s for the election
10.14	of the office	ers of the commissi	on;		
10.15	<u>5. Provi</u>	ding reasonable star	ndards and procedu	ares for the establishment	of the personnel
10.16	policies and	programs of the co	mmission. Notwitl	nstanding any civil service	e or other similar
10.17	laws of any	member state, the	bylaws shall exclu	sively govern the person	nel policies and
10.18	programs of	f the commission;			
10.19	6. Prom	ulgating a code of e	ethics to address po	ermissible and prohibited	activities of
10.20	commission	n members and emp	loyees; and		
10.21	7. Provi	ding a mechanism f	for winding up the	operations of the commis	ssion and the
10.22	equitable di	sposition of any sur	plus funds that may	exist after the terminatio	n of the compact
10.23	after the pay	yment and/or reserv	ving of all of its de	bts and obligations.	
10.24	D. The c	commission shall p	ublish its bylaws a	nd file a copy thereof, an	d a copy of any
10.25	amendment	thereto, with the a	opropriate agency	or officer in each of the n	nember states, if
10.26	<u>any.</u>				
10.27	E. The c	commission shall m	aintain its financia	l records in accordance w	with the bylaws.
10.28	F. The co	ommission shall me	et and take such ac	ctions as are consistent with	th the provisions
10.29	of this com	pact and the bylaws	<u>S.</u>		
10.30	G. The c	commission shall ha	ave the following	powers:	

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11.1	1. To pror	nulgate uniform r	ules to facilitate a	and coordinate implementa	ation and
11.2	administratio	n of this compact.	The rules shall h	have the force and effect o	f law and shall
11.3	be binding in	all member states			
11.4	2. To brin	g and prosecute le	gal proceedings	or actions in the name of t	he commission,
11.5	provided that	the standing of ar	y state EMS auth	nority or other regulatory b	ody responsible
11.6	for EMS pers	onnel licensure to	sue or be sued u	nder applicable law shall	not be affected;
11.7	<u>3. To purc</u>	hase and maintain	insurance and b	oonds;	
11.8	4. To borr	ow, accept, or cor	tract for services	s of personnel, including, b	out not limited
11.9	to, employees	s of a member stat	<u>e;</u>		
11.10	5. To hire	employees, elect	or appoint office	rs, fix compensation, defin	ne duties, grant
11.11	such individu	als appropriate au	thority to carry c	out the purposes of the con	npact, and to
11.12	establish the	commission's pers	onnel policies an	d programs relating to con	flicts of interest,
11.13	qualifications	of personnel, and	l other related pe	rsonnel matters;	
11.14	6. To acce	pt any and all appr	opriate donations	s and grants of money, equi	pment, supplies,
11.15	materials, and	l services, and to i	receive, utilize, an	nd dispose of the same; pro	ovided that at all
11.16	times the con	mission shall stri	ve to avoid any a	ppearance of impropriety	or conflict of

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11.17 <u>interest;</u>

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11.18 7. To lease, purchase, accept appropriate gifts or donations of, or otherwise to own, hold,

11.19 improve or use, any property, real, personal, or mixed; provided that at all times the

11.20 commission shall strive to avoid any appearance of impropriety;

- 11.21 <u>8. To sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of</u>
  11.22 any property real, personal, or mixed;
- 11.23 <u>9. To establish a budget and make expenditures;</u>
- 11.24 <u>10. To borrow money;</u>
- 11.25 <u>11. To appoint committees, including advisory committees comprised of members, state</u>

11.26 regulators, state legislators or their representatives, and consumer representatives, and such

- 11.27 other interested persons as may be designated in this compact and the bylaws;
- 11.28 <u>12. To provide and receive information from, and to cooperate with, law enforcement</u>
- 11.29 <u>agencies;</u>
- 11.30 <u>13. To adopt and use an official seal; and</u>

12.1	14. To perform such other functions as may be necessary or appropriate to achieve the
12.2	purposes of this compact consistent with the state regulation of EMS personnel licensure
12.3	and practice.
12.4	H. Financing of the commission
12.5	1. The commission shall pay, or provide for the payment of, the reasonable expenses of
12.6	its establishment, organization, and ongoing activities.
12.7	2. The commission may accept any and all appropriate revenue sources, donations, and
12.8	grants of money, equipment, supplies, materials, and services.
12.9	3. The commission may levy on and collect an annual assessment from each member
12.10	state or impose fees on other parties to cover the cost of the operations and activities of the
12.11	commission and its staff, which must be in a total amount sufficient to cover its annual
12.12	budget as approved each year for which revenue is not provided by other sources. The
12.13	aggregate annual assessment amount shall be allocated based upon a formula to be determined
12.14	by the commission, which shall promulgate a rule binding upon all member states.
12.15	4. The commission shall not incur obligations of any kind prior to securing the funds
12.16	adequate to meet the same; nor shall the commission pledge the credit of any of the member
12.17	states, except by and with the authority of the member state.
12.18	5. The commission shall keep accurate accounts of all receipts and disbursements. The
12.19	receipts and disbursements of the commission shall be subject to the audit and accounting
12.20	procedures established under its bylaws. However, all receipts and disbursements of funds
12.21	handled by the commission shall be audited yearly by a certified or licensed public
12.22	accountant, and the report of the audit shall be included in and become part of the annual
12.23	report of the commission.
12.24	I. Qualified immunity, defense, and indemnification
12.25	1. The members, officers, executive director, employees, and representatives of the
12.26	commission shall be immune from suit and liability, either personally or in their official
12.27	capacity, for any claim for damage to or loss of property or personal injury or other civil
12.28	liability caused by or arising out of any actual or alleged act, error, or omission that occurred,
12.29	or that the person against whom the claim is made had a reasonable basis for believing
12.30	occurred within the scope of commission employment, duties, or responsibilities; provided
12.31	that nothing in this paragraph shall be construed to protect any such person from suit or
12.32	liability for any damage, loss, injury, or liability caused by the intentional or willful or
12.33	wanton misconduct of that person.

13.1	2. The commission shall defend any member, officer, executive director, employee, or
13.2	representative of the commission in any civil action seeking to impose liability arising out
13.3	of any actual or alleged act, error, or omission that occurred within the scope of commission
13.4	employment, duties, or responsibilities, or that the person against whom the claim is made
13.5	had a reasonable basis for believing occurred within the scope of commission employment,
13.6	duties, or responsibilities; provided that nothing herein shall be construed to prohibit that
13.7	person from retaining his or her own counsel; and provided further, that the actual or alleged
13.8	act, error, or omission did not result from that person's intentional or willful or wanton
13.9	misconduct.
13.10	3. The commission shall indemnify and hold harmless any member, officer, executive
13.11	director, employee, or representative of the commission for the amount of any settlement
13.12	or judgment obtained against that person arising out of any actual or alleged act, error, or
13.13	omission that occurred within the scope of commission employment, duties, or
13.14	responsibilities, or that such person had a reasonable basis for believing occurred within
13.15	the scope of commission employment, duties, or responsibilities, provided that the actual
13.16	or alleged act, error, or omission did not result from the intentional or willful or wanton
13.17	misconduct of that person.
13.18	SECTION 11. COORDINATED DATABASE
15.10	SECTION II. COORDINATED DATABASE
13.19	<u>A. The commission shall provide for the development and maintenance of a coordinated</u>
13.19	A. The commission shall provide for the development and maintenance of a coordinated
13.19 13.20	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant
13.19 13.20 13.21	<u>A. The commission shall provide for the development and maintenance of a coordinated</u> <u>database and reporting system containing licensure, adverse action, and significant</u> <u>investigatory information on all licensed individuals in member states.</u>
<ul><li>13.19</li><li>13.20</li><li>13.21</li><li>13.22</li></ul>	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states. B. Notwithstanding any other provision of state law to the contrary, a member state shall
<ul> <li>13.19</li> <li>13.20</li> <li>13.21</li> <li>13.22</li> <li>13.23</li> </ul>	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states. B. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact
<ul> <li>13.19</li> <li>13.20</li> <li>13.21</li> <li>13.22</li> <li>13.23</li> <li>13.24</li> </ul>	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states. B. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including:
<ol> <li>13.19</li> <li>13.20</li> <li>13.21</li> <li>13.22</li> <li>13.23</li> <li>13.24</li> <li>13.25</li> </ol>	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states. B. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including: <u>1. Identifying information;</u>
<ol> <li>13.19</li> <li>13.20</li> <li>13.21</li> <li>13.22</li> <li>13.23</li> <li>13.24</li> <li>13.25</li> <li>13.26</li> </ol>	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states. B. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including: <u>1. Identifying information;</u> <u>2. Licensure data;</u>
<ol> <li>13.19</li> <li>13.20</li> <li>13.21</li> <li>13.22</li> <li>13.23</li> <li>13.24</li> <li>13.25</li> <li>13.26</li> <li>13.27</li> </ol>	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states. B. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including: 1. Identifying information; 2. Licensure data; 3. Significant investigatory information;
<ol> <li>13.19</li> <li>13.20</li> <li>13.21</li> <li>13.22</li> <li>13.23</li> <li>13.24</li> <li>13.25</li> <li>13.26</li> <li>13.27</li> <li>13.28</li> </ol>	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states. B. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including: 1. Identifying information; 2. Licensure data; 3. Significant investigatory information; 4. Adverse actions against an individual's license;
<ol> <li>13.19</li> <li>13.20</li> <li>13.21</li> <li>13.22</li> <li>13.23</li> <li>13.24</li> <li>13.25</li> <li>13.26</li> <li>13.27</li> <li>13.28</li> <li>13.29</li> </ol>	A. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states. B. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including: 1. Identifying information; 2. Licensure data; 3. Significant investigatory information; 4. Adverse actions against an individual's license; 5. An indicator that an individual's privilege to practice is restricted, suspended or

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14.1	8. Other	information that ma	y facilitate the ad	lministration of this compa	act, as determined
14.2	by the rules	of the commission	<u>-</u>		
14.3	C. The c	oordinated databas	e administrator s	hall promptly notify all m	ember states of
14.4	any adverse	action taken agains	st, or significant in	nvestigative information o	on, any individual
14.5	in a membe	r state.			
14.6	D. Mem	ber states contribut	ing information t	to the coordinated databas	e may designate
14.7	information	that may not be sh	ared with the put	olic without the express pe	ermission of the
14.8	contributing	g state.			
14.9	<u>E. Any i</u>	nformation submitt	ed to the coordin	ated database that is subse	equently required
14.10	to be expung	ged by the laws of th	e member state co	ontributing the information	shall be removed
14.11	from the co	ordinated database.			
14.12		<u>S</u>	ECTION 12. RU	LEMAKING	
14.13	A. The c	ommission shall ex	ercise its rulemak	king powers pursuant to the	e criteria set forth
14.14	in this section	on and the rules adop	oted thereunder. R	lules and amendments shal	l become binding
14.15	as of the dat	te specified in each	rule or amendme	ent.	
14.16	<u>B. If a m</u>	najority of the legis	latures of the men	mber states rejects a rule,	by enactment of
14.17	a statute or	resolution in the same	me manner used	to adopt the compact, the	n such rule shall
14.18	have no fur	ther force and effec	t in any member	state.	
14.19	C. Rules	s or amendments to	the rules shall be	e adopted at a regular or sp	pecial meeting of
14.20	the commiss	sion.			
14.21	D. Prior	to promulgation an	d adoption of a fi	inal rule by the commissio	on, and at least 60
14.22	days in adva	ance of the meeting	at which the rule	e will be considered and v	oted upon, the
14.23	commission	shall file a Notice	of Proposed Rule	emaking:	
14.24	<u>1. On the</u>	e website of the con	nmission; and		
14.25	<u>2. On the</u>	e website of each m	ember state EMS	S authority or the publicati	on in which each
14.26	state would	otherwise publish j	proposed rules.		
14.27	E. The N	Notice of Proposed	Rulemaking shal	l include:	
14.28	<u>1. The p</u>	roposed time, date,	and location of t	he meeting in which the r	ule will be
14.29	considered a	and voted upon;			
14.30	<u>2. The te</u>	ext of the proposed	rule or amendme	ent and the reason for the	proposed rule;
14.31	3. A req	uest for comments	on the proposed	rule from any interested p	erson; and

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15.1	4. The manner in which interested persons may submit notice to the commission of their					
15.2	intention to attend the public hearing and any written comments.					
15.3	F. Prior to adoption of a proposed rule, the commission shall allow persons to submit					
15.4	written data, facts, opinions, and arguments, which shall be made available to the public.					
15.5	G. The commission shall grant an opportunity for a public hearing before it adopts a					
15.6	rule or amendment if a hearing is requested by:					
15.7	1. At least 25 persons;					
15.8	2. A governmental subdivision or agency; or					
15.9	3. An association having at least 25 members.					
15.10	H. If a hearing is held on the proposed rule or amendment, the commission shall publish					
15.11	the place, time, and date of the scheduled public hearing.					
15.12	1. All persons wishing to be heard at the hearing shall notify the executive director of					
15.13	the commission or other designated member in writing of their desire to appear and testify					
15.14	at the hearing not less than five business days before the scheduled date of the hearing.					
15.15	2. Hearings shall be conducted in a manner providing each person who wishes to comment					
15.16	a fair and reasonable opportunity to comment orally or in writing.					
15.17	3. No transcript of the hearing is required, unless a written request for a transcript is					
15.18	made, in which case the person requesting the transcript shall bear the cost of producing					
15.19	the transcript. A recording may be made in lieu of a transcript under the same terms and					
15.20	conditions as a transcript. This subsection shall not preclude the commission from making					
15.21	a transcript or recording of the hearing if it so chooses.					
15.22	4. Nothing in this section shall be construed as requiring a separate hearing on each rule.					
15.23	Rules may be grouped for the convenience of the commission at hearings required by this					
15.24	section.					
15.25	I. Following the scheduled hearing date, or by the close of business on the scheduled					
15.26	hearing date if the hearing was not held, the commission shall consider all written and oral					
15.27	comments received.					
15.28	J. The commission shall, by majority vote of all members, take final action on the					
15.29	proposed rule and shall determine the effective date of the rule, if any, based on the					

15.30 <u>rulemaking record and the full text of the rule.</u>

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16.1	K. If no written notice of intent to attend the public hearing by interested parties is
16.2	received, the commission may proceed with promulgation of the proposed rule without a
16.3	public hearing.
16.4	L. Upon determination that an emergency exists, the commission may consider and
16.5	adopt an emergency rule without prior notice, opportunity for comment, or hearing, provided
16.6	that the usual rulemaking procedures provided in the compact and in this section shall be
16.7	retroactively applied to the rule as soon as reasonably possible, in no event later than 90
16.8	days after the effective date of the rule. For the purposes of this provision, an emergency
16.9	rule is one that must be adopted immediately in order to:
16.10	1. Meet an imminent threat to public health, safety, or welfare;
16.11	2. Prevent a loss of commission or member state funds;
16.12	3. Meet a deadline for the promulgation of an administrative rule that is established by
16.13	federal law or rule; or
16.14	4. Protect public health and safety.
16.15	M. The commission or an authorized committee of the commission may direct revisions
16.16	to a previously adopted rule or amendment for purposes of correcting typographical errors,
16.17	errors in format, errors in consistency, or grammatical errors. Public notice of any revisions
16.18	shall be posted on the website of the commission. The revision shall be subject to challenge
16.19	by any person for a period of 30 days after posting. The revision may be challenged only
16.20	on grounds that the revision results in a material change to a rule. A challenge shall be made
16.21	in writing, and delivered to the chair of the commission prior to the end of the notice period.
16.22	If no challenge is made, the revision will take effect without further action. If the revision
16.23	is challenged, the revision may not take effect without the approval of the commission.
16.24	SECTION 13. OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT
16.25	A. Oversight
16.26	1. The executive, legislative, and judicial branches of state government in each member
16.27	state shall enforce this compact and take all actions necessary and appropriate to effectuate
16.28	the compact's purposes and intent. The provisions of this compact and the rules promulgated
16.29	hereunder shall have standing as statutory law.
16.30	2. All courts shall take judicial notice of the compact and the rules in any judicial or
16.31	administrative proceeding in a member state pertaining to the subject matter of this compact
16.32	which may affect the powers, responsibilities, or actions of the commission.

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17.1	3. The commission shall be entitled to receive service of process in any such proceeding,
17.2	and shall have standing to intervene in such a proceeding for all purposes. Failure to provide
17.3	service of process to the commission shall render a judgment or order void as to the
17.4	commission, this compact, or promulgated rules.
17.5	B. Default, Technical Assistance, and Termination
17.6	1. If the commission determines that a member state has defaulted in the performance
17.7	of its obligations or responsibilities under this compact or the promulgated rules, the
17.8	commission shall:
17.9	a. Provide written notice to the defaulting state and other member states of the nature
17.10	of the default, the proposed means of curing the default, and any other action to be taken
17.11	by the commission; and
17.12	b. Provide remedial training and specific technical assistance regarding the default.
17.13	2. If a state in default fails to cure the default, the defaulting state may be terminated
17.14	from the compact upon an affirmative vote of a majority of the member states, and all rights,
17.15	privileges, and benefits conferred by this compact may be terminated on the effective date
17.16	of termination. A cure of the default does not relieve the offending state of obligations or
17.17	liabilities incurred during the period of default.
17.18	3. Termination of membership in the compact shall be imposed only after all other means
17.19	of securing compliance have been exhausted. Notice of intent to suspend or terminate shall
17.20	be given by the commission to the governor, the majority and minority leaders of the
17.21	defaulting state's legislature, and each of the member states.
17.22	4. A state that has been terminated is responsible for all assessments, obligations, and
17.23	liabilities incurred through the effective date of termination, including obligations that
17.24	extend beyond the effective date of termination.
17.25	5. The commission shall not bear any costs related to a state that is found to be in default
17.26	or that has been terminated from the compact, unless agreed upon in writing between the
17.27	commission and the defaulting state.
17.28	6. The defaulting state may appeal the action of the commission by petitioning the United
17.29	States District Court for the District of Columbia or the federal district where the commission
17.30	has its principal offices. The prevailing member shall be awarded all costs of such litigation,
17.31	including reasonable attorney's fees.
17.32	C. Dispute Resolution

18.1	1. Upon request by a member state, the commission shall attempt to resolve disputes
18.2	related to the compact that arise among member states and between member and nonmember
18.3	states.
18.4	2. The commission shall promulgate a rule providing for both mediation and binding
18.5	dispute resolution for disputes as appropriate.
18.6	D. Enforcement
18.7	1. The commission, in the reasonable exercise of its discretion, shall enforce the
18.8	provisions and rules of this compact.
18.9	2. By majority vote, the commission may initiate legal action in the United States District
18.10	Court for the District of Columbia or the federal district where the commission has its
18.11	principal offices against a member state in default to enforce compliance with the provisions
18.12	of the compact and its promulgated rules and bylaws. The relief sought may include both
18.13	injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing
18.14	member shall be awarded all costs of such litigation, including reasonable attorney's fees.
18.15	3. The remedies herein shall not be the exclusive remedies of the commission. The
18.16	commission may pursue any other remedies available under federal or state law.
18.17	SECTION 14. DATE OF IMPLEMENTATION OF THE INTERSTATE COMMISSION
18.18	FOR EMS PERSONNEL PRACTICE AND ASSOCIATED RULES, WITHDRAWAL,
18.19	AND AMENDMENT
18.20	A. The compact shall come into effect on the date on which the compact statute is enacted
18.21	into law in the tenth member state. The provisions, which become effective at that time,
18.22	shall be limited to the powers granted to the commission relating to assembly and the
18.23	promulgation of rules. Thereafter, the commission shall meet and exercise rulemaking
18.24	powers necessary to the implementation and administration of the compact.
18.25	B. Any state that joins the compact subsequent to the commission's initial adoption of
18.26	the rules shall be subject to the rules as they exist on the date on which the compact becomes
18.27	law in that state. Any rule that has been previously adopted by the commission shall have
18.28	the full force and effect of law on the day the compact becomes law in that state.
18.29	C. Any member state may withdraw from this compact by enacting a statute repealing
18.30	the same.
18.31	1. A member state's withdrawal shall not take effect until six months after enactment of

18.32 the repealing statute.

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19.1	2. Withdraw	val shall not affe	ect the continuing 1	requirement of the withdra	wing state's
19.2	EMS authority	to comply with	the investigative a	nd adverse action reportin	g requirements
19.3	of this act prior	to the effective	date of withdrawa	<u>1.</u>	
19.4	D. Nothing	contained in thi	s compact shall be	construed to invalidate or	prevent any
19.5	EMS personnel	licensure agree	ement or other coop	perative arrangement betw	een a member
19.6	state and a non	member state th	at does not conflic	t with the provisions of th	is compact.
19.7	E. This com	pact may be am	ended by the mem	ber states. No amendment	to this compact
19.8	shall become en	ffective and bind	ding upon any mer	nber state until it is enacte	d into the laws
19.9	of all member s	states.			
19.10		SECTION 15.	CONSTRUCTION	AND SEVERABILITY	
19.11	This compa	ct shall be libera	ally construed so as	to effectuate the purposes	thereof. If this
19.12	compact shall b	e held contrary	to the constitution	of any state member there	to, the compact
19.13	shall remain in	full force and e	ffect as to the rema	aining member states. Not	hing in this
19.14	compact supers	edes state law c	or rules related to li	censure of EMS agencies.	<u>-</u>
19.15	EFFECTIV	<b>EDATE.</b> This	section is effective	on the date on which the c	compact statute
19.16	is enacted into	law in the tenth	member state in a	ccordance with Section 14	, subsection A
19.17	of this compact	- <u></u>			