By Senator Harrell

	31-00170-23 202356
1	A bill to be entitled
2	An act relating to the Psychology Interjurisdictional
3	Compact; creating s. 490.0075, F.S.; enacting the
4	Psychology Interjurisdictional Compact; providing
5	purposes and objectives; defining terms; providing for
6	recognition of psychologist licenses in compact
7	states; authorizing a compact state to require
8	licensure under certain circumstances; requiring
9	compact states to meet certain criteria for their
10	licensed psychologists to participate in the compact;
11	requiring compact states to recognize the right of
12	psychologists to practice telepsychology and practice
13	temporarily in compact states under the compact;
14	specifying criteria that a psychologist must satisfy
15	to exercise the authority to practice
16	interjurisdictional telepsychology in a receiving
17	state or the temporary authorization to practice in a
18	distant state under the compact; providing that, while
19	authority over a psychologist's license remains with
20	the home state, receiving states and distant states
21	may define the scope of and act on a psychologist's
22	authority to practice in the receiving or distant
23	state, as applicable, under the compact; requiring a
24	psychologist's e-passport or interjurisdictional
25	practice certificate, as applicable, and right to
26	practice under the compact to be revoked under certain
27	circumstances; specifying conditions for the practice
28	of telepsychology in receiving states; providing for
29	adverse actions against psychologists under the

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31-00170-23 202356 30 compact; requiring compact states to report adverse 31 actions they take against psychologists to the 32 Psychology Interjurisdictional Compact Commission; authorizing the psychology regulatory authorities of 33 34 compact states to take specified actions; prohibiting 35 psychologists from changing their home state licensure 36 under the compact during a disciplinary investigation; 37 providing requirements for changing home state licensure after the investigation is complete; 38 providing for the confidential exchange of certain 39 40 information between compact states under certain circumstances; requiring the commission to develop and 41 42 maintain a coordinated licensure information system; requiring compact states to submit specified 43 44 information to the system; requiring the coordinated 45 database administrator to notify compact states of specified information submitted to the system; 46 47 authorizing compact states to designate reported information as exempt from public disclosure; 48 providing for the removal of submitted information 49 50 from the system under certain circumstances; 51 establishing the Psychology Interjurisdictional 52 Compact Commission; providing for the jurisdiction and 53 venue for court proceedings by or against the 54 commission; providing construction; providing for 55 commission membership, voting, and meetings; requiring 56 the commission to prescribe bylaws; specifying powers 57 of the commission; providing for membership and duties 58 of the executive board of the commission; providing

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59	for financing of the commission; providing for
60	qualified immunity, defense, and indemnification of
61	the commission; providing for commission rulemaking;
62	providing for state enforcement of the compact;
63	providing for the default and termination of compact
64	membership; providing for appeals and costs; providing
65	procedures for the resolution of certain disputes;
66	providing for enforcement against a defaulting state;
67	providing for implementation and administration of the
68	compact; providing that compact states that join after
69	initial adoption of the commission's rules are subject
70	to such rules; specifying procedures for compact
71	states to withdraw from the compact; providing
72	construction; providing for amendment of the compact;
73	providing construction and severability; amending s.
74	456.073, F.S.; requiring the Department of Health to
75	report certain investigative information to the
76	coordinated licensure information system; amending s.
77	456.076, F.S.; requiring that monitoring contracts for
78	impaired practitioners participating in treatment
79	programs contain specified terms; amending s. 490.004,
80	F.S.; requiring the Board of Psychology to appoint an
81	individual to serve as the state's commissioner on the
82	Psychology Interjurisdictional Compact Commission;
83	amending ss. 490.005 and 490.006, F.S.; exempting
84	certain persons from psychology licensure
85	requirements; amending s. 490.009, F.S.; authorizing
86	certain disciplinary action under the compact for
87	specified prohibited acts; amending s. 768.28, F.S.;

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88	designating the state commissioner and other members
89	or employees of the commission as state agents for the
90	purpose of applying sovereign immunity and waivers of
91	sovereign immunity; requiring the commission to pay
92	certain judgments or claims; authorizing the
93	commission to maintain insurance coverage to pay such
94	claims or judgments; providing an effective date.
95	
96	WHEREAS, states license psychologists to protect the public
97	through verification of education, training, and experience and
98	to ensure accountability for professional practice, and
99	WHEREAS, this compact is intended to regulate the day-to-
100	day practice of telepsychology, or the provision of
101	psychological services using telecommunication technologies, by
102	psychologists across state boundaries in the performance of
103	their psychological practice as defined by an appropriate state
104	psychology regulatory authority, and
105	WHEREAS, this compact is intended to regulate the temporary
106	in-person, face-to-face practice of psychology by psychologists
107	across state boundaries for up to 30 days within a calendar year
108	in the performance of their psychological practice as defined by
109	an appropriate state psychology regulatory authority, and
110	WHEREAS, this compact is intended to authorize state
111	psychology regulatory authorities to afford legal recognition,
112	in a manner consistent with the terms of the compact, to
113	psychologists licensed in another state, and

114 WHEREAS, this compact recognizes that states have a vested 115 interest in protecting the public's health and safety through 116 the licensing and regulation of psychologists and that such

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117	state regulation will best protect public health and safety, and
118	WHEREAS, this compact does not apply when a psychologist is
119	licensed in both the home and receiving states, and
120	WHEREAS, while this compact does not apply to permanent in-
121	person, face-to-face practice, it does allow for authorization
122	of temporary psychological practice, NOW, THEREFORE,
123	
124	Be It Enacted by the Legislature of the State of Florida:
125	
126	Section 1. Section 490.0075, Florida Statutes, is created
127	to read:
128	490.0075 Psychology Interjurisdictional CompactThe
129	Psychology Interjurisdictional Compact is hereby enacted and
130	entered into by this state with all other jurisdictions legally
131	joining therein in the form substantially as follows:
132	
133	PSYCHOLOGY INTERJURISDICTIONAL COMPACT
134	ARTICLE I
135	PURPOSE
136	The compact is designed to achieve the following purposes
137	and objectives:
138	(1) Increase public access to professional psychological
139	services by allowing for telepsychological practice across state
140	lines as well as temporary in-person, face-to-face services in a
141	state where the psychologist is not licensed to practice
142	psychology.
143	(2) Enhance the member states' ability to protect the
144	public's health and safety, especially client or patient safety.
145	(3) Encourage the cooperation of compact states in the

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146	areas of psychologist licensure and regulation.
147	(4) Facilitate the exchange of information between compact
148	states regarding psychologist licensure, adverse actions, and
149	disciplinary history.
150	(5) Promote compliance with the laws governing the practice
151	of psychology in each compact state.
152	(6) Invest all compact states with the authority to hold
153	licensed psychologists accountable through the mutual
154	recognition of compact state licenses.
155	
156	ARTICLE II
157	DEFINITIONS
158	As used in the compact, the term:
159	(1) "Adverse action" means any disciplinary action that is
160	a matter of public record and that is taken by a state's
161	psychology regulatory authority against an individual's license
162	to practice psychology in that state.
163	(2) "Association of State and Provincial Psychology Boards"
164	means the membership organization composed of state and
165	provincial psychology regulatory authorities that are
166	responsible for the licensure and registration of psychologists
167	throughout the United States and Canada.
168	(3) "Authority to practice interjurisdictional
169	telepsychology" means a licensed psychologist's authority to
170	practice telepsychology, within the limits authorized under the
171	compact, in a compact state other than the one in which he or
172	she is licensed.
173	(4) "Bylaws" means those rules established by the
174	Psychology Interjurisdictional Compact Commission pursuant to

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175	article X for its governance, or for directing and controlling
176	its actions and conduct.
177	(5) "Client or patient" means the recipient of
178	psychological services, whether psychological services are
179	delivered in the context of health care, corporate, supervision,
180	or consulting services.
181	(6) "Commissioner" means the voting representative
182	appointed by each state psychology regulatory authority pursuant
183	to article X.
184	(7) "Compact state" means a state, the District of
185	Columbia, or a United States territory that has enacted the
186	compact legislation and that has not withdrawn pursuant to
187	subsection (3) of article XIII or been terminated pursuant to
188	subsection (2) of article XII.
189	(8) "Confidentiality" means the principle that data or
190	information is not made available or disclosed to unauthorized
191	persons or processes.
192	(9) "Coordinated licensure information system" or
193	"coordinated database" means an integrated process administered
194	by the Association of State and Provincial Psychology Boards for
195	collecting, storing, and sharing information on psychologists'
196	licensure and enforcement activities related to psychology
197	licensure laws and the Psychology Interjurisdictional Compact.
198	(10) "Day" means any part of a day in which a psychologist
199	practices psychology.
200	(11) "Distant state" means the compact state, which is not
201	the home state, where a psychologist is physically present, not
202	through the use of telecommunication technologies, to provide
203	temporary in-person, face-to-face psychological services.

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204	(12) "E-passport" means a certificate issued by the
205	Association of State and Provincial Psychology Boards which
206	allows a licensed psychologist to provide telepsychological
207	services across state lines.
208	(13) "Executive board" means a group of directors elected
209	or appointed to act on behalf of, and within the powers granted
210	to them by, the commission.
211	(14) "Home state" means a compact state where a
212	psychologist is licensed to practice psychology, as provided in
213	article III.
214	(15) "Identity history summary" means a summary of
215	information retained by the Federal Bureau of Investigation, or
216	another designee with similar authority, in connection with
217	arrests and, in some instances, federal employment or military
218	service.
219	(16) "In-person, face-to-face" means interactions in which
220	the psychologist and the client or patient are in the same
221	physical space and does not include interactions that may occur
222	through the use of telecommunication technologies.
223	(17) "Interjurisdictional Practice Certificate" or "IPC"
224	means the certificate issued by the Association of State and
225	Provincial Psychology Boards which grants a psychologist
226	temporary authority to practice based on notification to the
227	state psychology regulatory authority of one's intention to
228	practice temporarily and verification of one's qualifications
229	for such practice.
230	(18) "License" means authorization by a state psychology
231	regulatory authority to engage in the independent practice of
232	psychology, which would be unlawful without such authorization.

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233	(19) "Noncompact state" means a state that is not a compact
234	state.
235	(20) "Psychologist" means an individual licensed by a state
236	psychology regulatory authority to independently practice
237	psychology in that state.
238	(21) "Psychology Interjurisdictional Compact Commission" or
239	"commission" means the national administration of which all
240	compact states are members.
241	(22) "Receiving state" means a compact state where the
242	client or patient is physically located when the
243	telepsychological services are delivered.
244	(23) "Rule" means a written statement by the Psychology
245	Interjurisdictional Compact Commission adopted pursuant to
246	article XI which has the full force and effect of statutory law
247	in a compact state and which implements, interprets, or
248	prescribes a policy or provision of the compact or is an
249	organizational, procedural, or practice requirement of the
250	commission. The term also includes the amendment, repeal, or
251	suspension of an existing rule.
252	(24) "Significant investigatory information" means:
253	(a) Investigative information that a state psychology
254	regulatory authority, after a preliminary inquiry that includes
255	notification and an opportunity to respond if required by state
256	law, has reason to believe, if proven true, would indicate a
257	violation of state statute or rule which would be considered
258	more substantial than a minor infraction; or
259	(b) Investigative information that indicates that the
260	psychologist represents an immediate threat to public health and
261	safety, regardless of whether the psychologist has been notified

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262or had an opportunity to respond.263(25) "State" means a state, commonwealth, territory, or264possession of the United States, or the District of Columbia.265(26) "State psychology regulatory authority" means the266board, office, or agency with the legislative mandate to license267and regulate the practice of psychology in that state.268(27) "Telepsychology" means the provision of psychological269services using telecommunication technologies.270(28) "Temporary authorization to practice" means a licensed271psychologist's authority to conduct temporary in-person, face-272to-face practice, within the limits authorized under the273compact, in another compact state.274(29) "Temporary in-person, face-to-face practice" means275when a psychologist is physically present, not through the use276of telecommunication technologies, in the distant state to277provide psychological services for up to 30 days within a278calendar year and with notification to the distant state.279280281LICENSURE282(1) The home state is a compact state where a psychologist283is licensed to practice psychology.284(2) A psychologist may hold one or more compact state285licenses at a time. If a psychologist practicing	1	31-00170-23 202356
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	283	is licensed to practice psychology.
285 licenses at a time. If a psychologist practicing	284	(2) A psychologist may hold one or more compact state
	285	licenses at a time. If a psychologist practicing
286 interjurisdictional telepsychology under the compact is licensed	286	interjurisdictional telepsychology under the compact is licensed
287 in more than one compact state, the home state is deemed to be	287	in more than one compact state, the home state is deemed to be
288 the compact state where the psychologist is physically present	288	the compact state where the psychologist is physically present
289 when the services are delivered as authorized by the authority	289	when the services are delivered as authorized by the authority
290 to practice interjurisdictional telepsychology.	290	to practice interjurisdictional telepsychology.

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291	(3) A compact state may require a psychologist who is not
292	licensed in that compact state to obtain and maintain a license
293	in the compact state in order to practice under circumstances
294	that are not authorized under the authority to practice
295	interjurisdictional telepsychology under the compact.
296	(4) A compact state may require a psychologist to obtain
297	and maintain a license to be authorized to practice in that
298	compact state under circumstances that are not authorized by a
299	temporary authorization to practice under the terms of the
300	compact.
301	(5) A home state's license authorizes a psychologist to
302	practice in a receiving state under the authority to practice
303	interjurisdictional telepsychology only if the compact state:
304	(a) Currently requires the psychologist to hold an active
305	e-passport;
306	(b) Has a mechanism in place for receiving and
307	investigating complaints about licensed individuals;
308	(c) Notifies the commission, in accordance with this
309	section, of any adverse action or significant investigatory
310	information regarding a licensed individual;
311	(d) Requires an identity history summary of all applicants
312	at initial licensure, including the use of the results of
313	fingerprints or other biometric data checks compliant with the
314	requirements of the Federal Bureau of Investigation or other
315	designee with similar authority, within 10 years after
316	activation of the compact; and
317	(e) Complies with the bylaws and rules of the commission.
318	(6) A home state's license grants a psychologist temporary
319	authorization to practice in a distant state only if the compact

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320	state:
321	(a) Currently requires the psychologist to hold an active
322	IPC;
323	(b) Has a mechanism in place for receiving and
324	investigating complaints about licensed individuals;
325	(c) Notifies the commission, in accordance with this
326	section, of any adverse action or significant investigatory
327	information regarding a licensed individual;
328	(d) Requires an identity history summary of all applicants
329	at initial licensure, including the use of the results of
330	fingerprints or other biometric data checks compliant with the
331	requirements of the Federal Bureau of Investigation or other
332	designee with similar authority, within 10 years after
333	activation of the compact; and
334	(e) Complies with the bylaws and rules of the commission.
335	
336	ARTICLE IV
337	COMPACT PRIVILEGE TO PRACTICE TELEPSYCHOLOGY
338	(1) Compact states shall recognize the right of a
339	psychologist licensed in a compact state pursuant to article III
340	to practice telepsychology in other compact states or receiving
341	states in which the psychologist is not licensed under the
342	authority to practice interjurisdictional telepsychology as
343	provided in the compact.
344	(2) To exercise the authority to practice
345	interjurisdictional telepsychology in a receiving state under
346	the terms and provisions of the compact, a psychologist licensed
347	to practice in a compact state must:
348	(a) Hold a graduate degree in psychology from an

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349	institution of higher education that was, at the time the degree
350	was awarded:
351	1. Regionally accredited by an accrediting body recognized
352	by the United States Department of Education to grant graduate
353	degrees or authorized by provincial statute or royal charter to
354	grant doctoral degrees; or
355	2. A foreign college or university deemed to be equivalent
356	to subparagraph 1. by a foreign credential evaluation service
357	that is a member of the National Association of Credential
358	Evaluation Services or by a recognized foreign credential
359	evaluation service;
360	(b) Hold a graduate degree in psychology which meets the
361	following criteria:
362	1. The program, regardless of where it is administratively
363	housed, is clearly identified and labeled as a psychology
364	program. Such program must specify in pertinent institutional
365	catalogs and brochures its intent to educate and train
366	professional psychologists;
367	2. The program stands as a recognizable and coherent
368	organizational entity within the institution;
369	3. There is a clear authority and primary responsibility
370	for the core and specialty areas regardless of whether the
371	program overlaps across administrative lines;
372	4. The program consists of an integrated, organized
373	sequence of study;
374	5. There is an identifiable psychology faculty sufficient
375	in size and breadth to carry out its responsibilities;
376	6. The designated director of the program is a psychologist
377	and a member of the core faculty;
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378	7. The program has an identifiable body of students
379	matriculated in that program for a degree;
380	8. The program includes supervised practicum, internship,
381	or field training appropriate to the practice of psychology;
382	9. The program encompasses a minimum of 3 academic years of
383	full-time graduate study for doctoral degrees and a minimum of 1
384	academic year of full-time graduate study for master's degrees;
385	and
386	10. The program includes an acceptable residency as defined
387	by the rules of the commission;
388	(c) Possess a current, full, and unrestricted license to
389	practice psychology in a home state that is a compact state;
390	(d) Have no history of adverse actions that violate the
391	rules of the commission;
392	(e) Have no criminal history reported on an identity
393	history summary which violates the rules of the commission;
394	(f) Possess a current, active e-passport;
395	(g) Provide attestations in regard to areas of intended
396	practice, conformity with standards of practice, competence in
397	telepsychology technology, criminal background, and knowledge
398	and adherence to legal requirements in the home and receiving
399	states, and provide a release of information to allow for
400	primary source verification in a manner specified by the
401	commission; and
402	(h) Meet other criteria as defined by the rules of the
403	commission.
404	(3) The home state maintains authority over the license of
405	any psychologist practicing in a receiving state under the
406	authority to practice interjurisdictional telepsychology.
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407	(4) A psychologist practicing in a receiving state under
408	the authority to practice interjurisdictional telepsychology is
409	subject to the receiving state's scope of practice. A receiving
410	state may, in accordance with that state's due process law,
411	limit or revoke a psychologist's authority to practice
412	interjurisdictional telepsychology in the receiving state and
413	may take any other necessary actions under the receiving state's
414	applicable law to protect the health and safety of the receiving
415	state's citizens. If a receiving state takes action, it must
416	promptly notify the home state and the commission.
417	(5) If a psychologist's license in any home state or
418	another compact state or his or her authority to practice
419	interjurisdictional telepsychology in any receiving state is
420	restricted, suspended, or otherwise limited, the psychologist's
421	e-passport must be revoked and the psychologist is not eligible
422	to practice telepsychology in a compact state under the
423	authority to practice interjurisdictional telepsychology.
424	
425	ARTICLE V
426	COMPACT TEMPORARY AUTHORIZATION TO PRACTICE
427	(1) Compact states shall recognize the right of a
428	psychologist licensed in a compact state pursuant to article III
429	to practice temporarily in other compact states or distant
430	states in which the psychologist is not licensed, as provided in
431	the compact.
432	(2) To exercise the temporary authorization to practice in
433	distant states under the compact, a psychologist licensed to
434	practice in a compact state must:
435	(a) Hold a graduate degree in psychology from an

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CODING: Words stricken are deletions; words underlined are additions.

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436	institution of higher education that was, at the time the degree
437	was awarded:
438	1. Regionally accredited by an accrediting body recognized
439	by the U.S. Department of Education to grant graduate degrees or
440	authorized by provincial statute or royal charter to grant
441	doctoral degrees; or
442	2. A foreign college or university deemed to be equivalent
443	to subparagraph 1. by a foreign credential evaluation service
444	that is a member of the National Association of Credential
445	Evaluation Services or by a recognized foreign credential
446	evaluation service;
447	(b) Hold a graduate degree in psychology that meets the
448	following criteria:
449	1. The program, regardless of where it is administratively
450	housed, is clearly identified and labeled as a psychology
451	program. Such program must specify in pertinent institutional
452	catalogs and brochures its intent to educate and train
453	professional psychologists;
454	2. The program stands as a recognizable and coherent
455	organizational entity within the institution;
456	3. There is a clear authority and primary responsibility
457	for the core and specialty areas regardless of whether the
458	program overlaps across administrative lines;
459	4. The program consists of an integrated, organized
460	sequence of study;
461	5. There is an identifiable psychology faculty sufficient
462	in size and breadth to carry out its responsibilities;
463	6. The designated director of the program is a psychologist
464	and a member of the core faculty;

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465	7. The program has an identifiable body of students
466	matriculated in that program for a degree;
467	8. The program includes supervised practicum, internship,
468	or field training appropriate to the practice of psychology;
469	9. The program encompasses a minimum of 3 academic years of
470	full-time graduate study for doctoral degrees and a minimum of 1
471	academic year of full-time graduate study for master's degrees;
472	and
473	10. The program includes an acceptable residency as defined
474	by the rules of the commission;
475	(c) Possess a current, full, and unrestricted license to
476	practice psychology in a home state that is a compact state;
477	(d) Have no history of adverse actions that violate the
478	rules of the commission;
479	(e) Have no criminal history that violates the rules of the
480	commission;
481	(f) Possess a current, active IPC;
482	(g) Provide attestations in regard to areas of intended
483	practice and work experience and provide a release of
484	information to allow for primary source verification in a manner
485	specified by the commission; and
486	(h) Meet other criteria as defined by the rules of the
487	commission.
488	(3) A psychologist practicing in a distant state under a
489	temporary authorization to practice shall practice within the
490	scope of practice authorized by the distant state.
491	(4) A psychologist practicing in a distant state under a
492	temporary authorization to practice is subject to the distant
493	state's authority and law. A distant state may, in accordance

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494	with that state's due process law, limit or revoke a
495	psychologist's temporary authorization to practice in the
496	distant state and may take any other necessary actions under the
497	distant state's applicable law to protect the health and safety
498	of the distant state's citizens. If a distant state takes
499	action, it must promptly notify the home state and the
500	commission.
501	(5) If a psychologist's license in any home state or
502	another compact state or his or her temporary authorization to
503	practice in any distant state is restricted, suspended, or
504	otherwise limited, the IPC must be revoked and the psychologist
505	is not eligible to practice in a compact state under the
506	temporary authorization to practice.
507	
508	ARTICLE VI
509	CONDITIONS OF TELEPSYCHOLOGY PRACTICE IN A RECEIVING STATE
510	A psychologist may practice in a receiving state under the
511	authority to practice interjurisdictional telepsychology only in
512	the performance of the scope of practice for psychology as
513	defined by an appropriate state psychology regulatory authority,
514	as defined in the rules of the commission, and under the
515	following circumstances:
516	(1) The psychologist initiates a client or patient contact
517	in a home state via telecommunication technologies with a client
518	or patient in a receiving state; and
519	(2) Other conditions regarding telepsychology as determined
520	by rules adopted by the commission.
521	
522	ARTICLE VII
1	

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523	ADVERSE ACTIONS
524	(1) A home state may take adverse action against a
525	psychologist's license issued by the home state. A distant state
526	may take adverse action against a psychologist's temporary
527	authorization to practice within that distant state.
528	(2) A receiving state may take adverse action against a
529	psychologist's authority to practice interjurisdictional
530	telepsychology within that receiving state. A home state may
531	take adverse action against a psychologist's license based on an
532	adverse action taken by a distant state regarding temporary in-
533	person, face-to-face practice.
534	(3) If a home state takes adverse action against a
535	psychologist's license, that psychologist's authority to
536	practice interjurisdictional telepsychology is terminated and
537	the e-passport is revoked. Furthermore, that psychologist's
538	temporary authorization to practice is terminated and the IPC is
539	revoked.
540	(a) All home state disciplinary orders that take adverse
541	action must be reported to the commission in accordance with the
542	rules adopted by the commission. A compact state shall report
543	adverse actions in accordance with the rules of the commission.
544	(b) In the event that disciplinary action against a
545	psychologist is reported, the psychologist is not eligible for
546	telepsychology or temporary in-person, face-to-face practice in
547	accordance with the rules of the commission.
548	(c) Other actions may be imposed as determined by the rules
549	adopted by the commission.
550	(4) A home state's psychology regulatory authority shall
551	investigate and take appropriate action with respect to reported

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552	
553	a receiving state in the same manner as it would if such conduct
554	had occurred by a licensee within the home state. In such cases,
555	the home state's law controls in determining any adverse action
556	against a psychologist's license.
557	(5) A distant state's psychology regulatory authority shall
558	investigate and take appropriate action with respect to reported
559	inappropriate conduct engaged in by a psychologist practicing
560	under temporary authorization to practice which occurred in the
561	distant state in the same manner as it would if such conduct had
562	occurred by a licensee within the home state. In such cases, the
563	distant state's law controls in determining any adverse action
564	against a psychologist's temporary authorization to practice.
565	(6) The compact does not override a compact state's
566	decision that a psychologist's participation in an alternative
567	program may be used in lieu of adverse action and that such
568	participation must remain nonpublic if required by the compact
569	state's law. Compact states must require psychologists who enter
570	any alternative programs not to provide telepsychology services
571	under the authority to practice interjurisdictional
572	telepsychology or temporary psychological services under the
573	temporary authorization to practice in any other compact state
574	during the term of the alternative program.
575	(7) No other judicial or administrative remedies are
576	available to a psychologist in the event a compact state takes
577	adverse action pursuant to subsection (3).
578	
579	ARTICLE VIII
580	ADDITIONAL AUTHORITIES INVESTED IN A COMPACT STATE'S PSYCHOLOGY
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581	REGULATORY AUTHORITY
582	(1) In addition to any other powers granted under state
583	law, a compact state's psychology regulatory authority may:
584	(a) Issue subpoenas for both hearings and investigations
585	which require the attendance and testimony of witnesses and the
586	production of evidence. Subpoenas issued by a compact state's
587	psychology regulatory authority for the attendance and testimony
588	of witnesses or for the production of evidence from another
589	compact state must be enforced in the latter state by any court
590	of competent jurisdiction, according to that court's practice
591	and procedure in considering subpoenas issued in its own
592	proceedings. The issuing state psychology regulatory authority
593	shall pay any witness fees, travel expenses, mileage, and other
594	fees required by the service statutes of the state where the
595	witnesses or evidence is located; and
596	(b) Issue cease and desist or injunctive relief orders to
597	revoke a psychologist's authority to practice
598	interjurisdictional telepsychology or temporary authorization to
599	practice.
600	(2) During the course of an investigation, a psychologist
601	may not change his or her home state licensure. A home state
602	psychology regulatory authority is authorized to complete any
603	pending investigations of a psychologist and to take any actions
604	appropriate under its law. The home state psychology regulatory
605	authority shall promptly report the conclusions of such
606	investigations to the commission. Once an investigation has been
607	completed, and pending the outcome of such investigation, the
608	psychologist may change his or her home state licensure. The
609	commission shall promptly notify the new home state of any such

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610	decisions as provided in the rules of the commission. All
611	information provided to the commission or distributed by compact
612	states related to the psychologist must be confidential, filed
613	under seal, and used only for investigatory or disciplinary
614	matters. The commission may create additional rules for mandated
615	or discretionary sharing of information by compact states.
616	
617	ARTICLE IX
618	COORDINATED LICENSURE INFORMATION SYSTEM
619	(1) The commission shall provide for the development and
620	maintenance of a coordinated licensure information system and a
621	reporting system containing licensure and disciplinary action
622	information on all psychologists to whom the compact is
623	applicable in all compact states as defined by the rules of the
624	commission.
625	(2) Notwithstanding any other provision of state law to the
626	contrary, a compact state shall submit a uniform data set to the
627	coordinated database on all licensees as required by the rules
628	of the commission which includes:
629	(a) Identifying information;
630	(b) Licensure data;
631	(c) Significant investigatory information;
632	(d) Adverse actions against a psychologist's license;
633	(e) Any indicator that a psychologist's authority to
634	practice interjurisdictional telepsychology or temporary
635	authorization to practice is revoked;
636	(f) Nonconfidential information related to alternative
637	program participation information;
638	(g) Any denial of application for licensure and the reasons

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639	for such denial; and
640	(h) Other information that may facilitate the
641	administration of the compact, as determined by the rules of the
642	commission.
643	(3) The coordinated database administrator shall promptly
644	notify all compact states of any adverse action taken against,
645	or significant investigatory information on, any licensee in a
646	compact state.
647	(4) Compact states reporting information to the coordinated
648	database may designate information that may not be shared with
649	the public without the express permission of the compact state
650	reporting the information.
651	(5) Any information submitted to the coordinated database
652	which is subsequently required to be expunged by the law of the
653	compact state reporting the information must be removed from the
654	coordinated database.
655	
656	ARTICLE X
657	ESTABLISHMENT OF THE PSYCHOLOGY INTERJURISDICTIONAL COMPACT
658	COMMISSION
659	(1) COMMISSION CREATEDThe compact states hereby create
660	and establish a joint public agency known as the Psychology
661	Interjurisdictional Compact Commission.
662	(a) The commission is a body politic and an instrumentality
663	of the compact states.
664	(b) Venue is proper, and judicial proceedings by or against
665	the commission may be brought solely and exclusively in a court
666	of competent jurisdiction where the principal office of the
667	commission is located. The commission may waive venue and
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668	jurisdictional defenses to the extent that it adopts or consents
669	to participate in alternative dispute resolution proceedings.
670	(c) Nothing in the compact may be construed to be a waiver
671	of sovereign immunity.
672	(2) MEMBERSHIP, VOTING, AND MEETINGS
673	(a) The commission shall consist of one voting
674	representative appointed by each compact state who shall serve
675	as that state's commissioner. The state psychology regulatory
676	authority shall appoint its delegate. The delegate must be
677	empowered to act on behalf of the compact state. The delegate
678	must be:
679	1. The executive director, the executive secretary, or a
680	similar executive of the compact state's psychology regulatory
681	authority;
682	2. A current member of the compact state's psychology
683	regulatory authority; or
684	3. A designee empowered with the appropriate delegate
685	authority to act on behalf of the compact state.
686	(b) A commissioner may be removed or suspended from office
687	as provided by the law of the state from which the commissioner
688	is appointed. Any vacancy occurring in the commission must be
689	filled in accordance with the laws of the compact state for
690	which the vacancy exists.
691	(c) Each commissioner is entitled to one vote with regard
692	to the adoption of rules and creation of bylaws and shall
693	otherwise have an opportunity to participate in the business and
694	affairs of the commission. A commissioner shall vote in person
695	or by such other means as provided in the bylaws. The bylaws may
696	provide for commissioners' participation in meetings by

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697	telephone or other means of communication.
698	(d) The commission shall meet at least once during each
699	calendar year. Additional meetings must be held as set forth in
700	the bylaws.
701	(e) All meetings must be open to the public, and public
702	notice of meetings must be given in the same manner as required
703	under the rulemaking provisions in article XI.
704	(f) The commission may convene in a closed, nonpublic
705	meeting if the commission must discuss:
706	1. Noncompliance of a compact state with its obligations
707	under the compact;
708	2. Employment, compensation, or discipline of, or other
709	personnel matters, practices, or procedures related to, specific
710	employees or other matters related to the commission's internal
711	personnel practices and procedures;
712	3. Current, threatened, or reasonably anticipated
713	litigation against the commission;
714	4. Negotiation of contracts for the purchase or sale of
715	goods, services, or real estate;
716	5. An accusation of any person of a crime or a formal
717	censure of any person;
718	6. Information disclosing trade secrets or commercial or
719	financial information that is privileged or confidential;
720	7. Information of a personal nature when disclosure would
721	constitute a clearly unwarranted invasion of personal privacy;
722	8. Investigatory records compiled for law enforcement
723	purposes;
724	9. Information related to any investigatory reports
725	prepared by or on behalf of or for use of the commission or
ļ	

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726 another committee charged with responsibility for investigation 727 or determination of compliance issues pursuant to the compact; 728 or 729 10. Matters specifically exempted from disclosure by 730 federal or state statute. 731 (g) If a meeting, or a portion of a meeting, is closed 732 pursuant to this subsection, the commission's legal counsel or 733 designee must certify that the meeting may be closed and must 734 reference each relevant exempting provision. The commission 735 shall keep minutes that fully and clearly describe all matters 736 discussed in the meeting and shall provide a full and accurate	
728or72910. Matters specifically exempted from disclosure by730federal or state statute.731(g) If a meeting, or a portion of a meeting, is closed732pursuant to this subsection, the commission's legal counsel or733designee must certify that the meeting may be closed and must734reference each relevant exempting provision. The commission735shall keep minutes that fully and clearly describe all matters	<u>.</u>
729 <u>10. Matters specifically exempted from disclosure by</u> 730 <u>federal or state statute.</u> 731 <u>(g) If a meeting, or a portion of a meeting, is closed</u> 732 <u>pursuant to this subsection, the commission's legal counsel or</u> 733 <u>designee must certify that the meeting may be closed and must</u> 734 <u>reference each relevant exempting provision. The commission</u> 735 <u>shall keep minutes that fully and clearly describe all matters</u>	
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 734 reference each relevant exempting provision. The commission 735 shall keep minutes that fully and clearly describe all matters 	
735 shall keep minutes that fully and clearly describe all matters	
736 discussed in the meeting and shall provide a full and accurate	
737 summary of actions taken, of any person participating in the	
738 meeting, and the reasons therefor, including a description of	
739 the views expressed. All documents considered in connection wit	h
740 an action must be identified in the minutes. All minutes and	
741 documents of a closed meeting must remain under seal, subject t	0
742 release only by a majority vote of the commission or order of a	
743 court of competent jurisdiction.	
744 (3) BYLAWS	
745 (a) The commission shall, by a majority vote of the	
746 commissioners, prescribe bylaws or rules to govern its conduct	
747 as may be necessary or appropriate to carry out the purposes an	d
748 exercise the powers of the compact, including, but not limited	
749 <u>to:</u>	
750 <u>1. Establishing the fiscal year of the commission;</u>	
751 2. Providing reasonable standards and procedures:	
752 a. For the establishment and meetings of other committees;	-
753 <u>and</u>	
754 b. Governing any general or specific delegation of an	

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755	authority or function of the commission;
756	3. Providing reasonable procedures for calling and
757	conducting meetings of the commission, ensuring reasonable
758	advance notice of all meetings, and providing an opportunity for
759	attendance at such meetings by interested parties, with
760	enumerated exceptions designed to protect the public's interest,
761	the privacy of individuals involved in such proceedings, and
762	proprietary information, including trade secrets. The commission
763	may meet in closed session only after a majority of the
764	commissioners vote to close a meeting to the public in whole or
765	in part, with no proxy votes allowed. As soon as practicable,
766	the commission shall make public a copy of the vote to close the
767	meeting which reveals the vote of each commissioner;
768	4. Establishing the titles, duties and authority, and
769	reasonable procedures for the election of the officers of the
770	commission;
771	5. Providing reasonable standards and procedures for the
772	establishment of the commission's personnel policies and
773	programs. Notwithstanding any civil service or other similar law
774	of a compact state, the bylaws shall exclusively govern the
775	personnel policies and programs of the commission;
776	6. Adopting a code of ethics to address permissible and
777	prohibited activities of commission members and employees; and
778	7. Providing a mechanism for concluding the operations of
779	the commission and the equitable disposition of any surplus
780	funds that may exist after the termination of the compact and
781	after the payment or reserving of all of its debts and
782	obligations.
783	(b) The commission shall publish its bylaws in a convenient

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784	form and file a copy thereof, and a copy of any amendment
785	thereto, with the appropriate agency or officer in each of the
786	compact states.
787	(c) The commission shall maintain its financial records in
788	accordance with the bylaws.
789	(d) The commission shall meet and take such actions as are
790	consistent with the provisions of the compact and the bylaws.
791	(4) POWERSThe commission may:
792	(a) Adopt uniform rules to facilitate and coordinate
793	implementation and administration of the compact. The rules have
794	the force and effect of law and are binding in all compact
795	states;
796	(b) Bring and prosecute legal proceedings or actions in the
797	name of the commission, provided that the standing of any state
798	psychology regulatory authority or other regulatory body
799	responsible for psychology licensure to sue or be sued under
800	applicable law is not affected;
801	(c) Purchase and maintain insurance and bonds;
802	(d) Borrow, accept, or contract for personnel services,
803	including, but not limited to, employees of a compact state;
804	(e) Hire employees and elect or appoint officers; fix
805	compensation of, define duties of, and grant appropriate
806	authority to such employees and officers to carry out the
807	purposes of the compact; and establish the commission's
808	personnel policies and programs relating to conflicts of
809	interest, personnel qualifications, and other related personnel
810	matters;
811	(f) Accept any appropriate donations and grants of money,
812	equipment, supplies, materials, and services and receive, use,

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813	and dispose of the same, provided that at all times the
814	commission shall strive to avoid any appearance of impropriety
815	or conflict of interest;
816	(g) Lease, purchase, accept appropriate gifts or donations
817	of, or otherwise own, hold, improve, or use any property, real,
818	personal, or mixed, provided that at all times the commission
819	shall strive to avoid any appearance of impropriety or conflict
820	of interest;
821	(h) Sell, convey, mortgage, pledge, lease, exchange,
822	abandon, or otherwise dispose of any property, real, personal,
823	or mixed;
824	(i) Establish a budget and make expenditures;
825	(j) Borrow money;
826	(k) Appoint committees, including advisory committees,
827	consisting of commission members, state regulators, state
828	legislators or their representatives, consumer representatives,
829	and such other interested persons as may be designated in the
830	compact and the bylaws;
831	(1) Provide information to, receive information from, and
832	cooperate with law enforcement agencies;
833	(m) Adopt and use an official seal; and
834	(n) Perform such other functions as may be necessary or
835	appropriate to achieve the purposes of the compact consistent
836	with the state regulation of psychology licensure, temporary in-
837	person, face-to-face practice, and telepsychology practice.
838	(5) EXECUTIVE BOARD.—
839	(a) The executive board may act on behalf of the commission
840	according to the terms of the compact and shall consist of the
841	following six members:

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842 1. Five voting members elected by the commission from the 843 current membership of the commission; and 844 2. One ex-officio, nonvoting member from the Association of 845 State and Provincial Psychology Boards. 846 (b) The ex-officio member must have served as staff for or 847 as a member of a state psychology regulatory authority and must 848 be selected by his or her respective organization. 849 (c) The commission may remove any member of the executive 850 board as provided in its bylaws. 851 (d) The executive board shall meet at least annually. 852 (e) The executive board has the following duties and 853 responsibilities: 854 1. Recommend to the entire commission changes to the rules 855 or bylaws, the compact legislation, or fees paid by compact 856 states, such as annual dues and other applicable fees; 857 2. Ensure compact administration services, contractual or 858 otherwise, are appropriately provided; 859 3. Prepare and recommend the budget; 860 4. Maintain financial records on behalf of the commission; 861 5. Monitor compact compliance of	1	31-00170-23 202356
844 2. One ex-officio, nonvoting member from the Association of 845 State and Provincial Psychology Boards. 846 (b) The ex-officio member must have served as staff for or 847 as a member of a state psychology regulatory authority and must 848 be selected by his or her respective organization. 849 (c) The commission may remove any member of the executive 850 board as provided in its bylaws. 851 (d) The executive board shall meet at least annually. 852 (e) The executive board has the following duties and 853 responsibilities: 854 1. Recommend to the entire commission changes to the rules 855 or bylaws, the compact legislation, or fees paid by compact 856 states, such as annual dues and other applicable fees; 857 2. Ensure compact administration services, contractual or 858 otherwise, are appropriately provided; 859 3. Prepare and recommend the budget; 860 4. Maintain financial records on behalf of the commission; 861 5. Monitor compact compliance of member states and provide 862 (e) FINANCING 863 (a) The commission shall pay, or provide for the payment<	842	1. Five voting members elected by the commission from the
State and Provincial Psychology Boards.845State and Provincial Psychology Boards.846(b) The ex-officio member must have served as staff for or847as a member of a state psychology regulatory authority and must848be selected by his or her respective organization.849(c) The commission may remove any member of the executive850board as provided in its bylaws.851(d) The executive board shall meet at least annually.852(e) The executive board has the following duties and853responsibilities:8541. Recommend to the entire commission changes to the rules855or bylaws, the compact legislation, or fees paid by compact856states, such as annual dues and other applicable fees;8572. Ensure compact administration services, contractual or8583. Prepare and recommend the budget;8604. Maintain financial records on behalf of the commission;8615. Monitor compact compliance of member states and provide862compliance reports to the commission;863(6) FINANCING866(a) The commission shall pay, or provide for the payment867of, the reasonable expenses of its establishment, organization,868(b) The commission may accept any appropriate revenue	843	current membership of the commission; and
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	868	and ongoing activities.
	869	(b) The commission may accept any appropriate revenue
870 sources, donations, and grants of money, equipment, supplies,	870	sources, donations, and grants of money, equipment, supplies,

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871	materials, and services.
872	(c) The commission may levy and collect an annual
873	assessment from each compact state or impose fees on other
874	parties to cover the cost of the operations and activities of
875	the commission and its staff, and such assessments and fees must
876	be in a total amount sufficient to cover its annual budget as
877	approved each year for which revenue is not provided by other
878	sources. The aggregate annual assessment amount must be
879	allocated based upon a formula to be determined by the
880	commission, which shall adopt a rule that is binding upon all
881	compact states.
882	(d) The commission may not incur obligations of any kind
883	before securing the funds adequate to meet such obligations; nor
884	may the commission pledge the credit of any of the compact
885	states, except by and with the authority of the compact state.
886	(e) The commission shall keep accurate accounts of all
887	receipts and disbursements. The receipts and disbursements of
888	the commission are subject to the audit and accounting
889	procedures established under its bylaws. However, all receipts
890	and disbursements of funds handled by the commission must be
891	audited yearly by a certified or licensed public accountant, and
892	the report of the audit must be included in and become part of
893	the annual report of the commission.
894	(7) QUALIFIED IMMUNITY, DEFENSE, AND INDEMNIFICATION
895	(a) The members, officers, executive director, employees,
896	and representatives of the commission are immune from suit and
897	liability, either personally or in their official capacity, for
898	any claim for damage to or loss of property or personal injury
899	or other civil liability caused by or arising out of any actual

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900	or alleged act, error, or omission that occurred, or that the
901	person against whom the claim is made had a reasonable basis for
902	believing occurred, within the scope of commission employment,
903	duties, or responsibilities, provided that nothing in this
904	paragraph may be construed to protect any such person from suit
905	or liability for any damage, loss, injury, or liability caused
906	by the intentional or willful or wanton misconduct of that
907	person.
908	(b) The commission shall defend any member, officer,
909	executive director, employee, or representative of the
910	commission in any civil action seeking to impose liability
911	arising out of any actual or alleged act, error, or omission
912	that occurred within the scope of commission employment, duties,
913	or responsibilities, or that the person against whom the claim
914	is made had a reasonable basis for believing occurred within the
915	scope of commission employment, duties, or responsibilities,
916	provided that nothing under this section may be construed to
917	prohibit that person from retaining his or her own counsel, and
918	provided further that the actual or alleged act, error, or
919	omission did not result from that person's intentional or
920	willful or wanton misconduct.
921	(c) The commission shall indemnify and hold harmless any
922	member, officer, executive director, employee, or representative
923	of the commission for the amount of any settlement or judgment
924	obtained against that person arising out of any actual or
925	alleged act, error, or omission that occurred within the scope
926	of commission employment, duties, or responsibilities, or that
927	such person had a reasonable basis for believing occurred within
928	the scope of commission employment, duties, or responsibilities,

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929	provided that the actual or alleged act, error, or omission did
930	not result from the intentional or willful or wanton misconduct
931	of that person.
932	
933	ARTICLE XI
934	RULEMAKING
935	(1) The commission shall exercise its rulemaking powers
936	pursuant to the criteria set forth in this article and the rules
937	adopted thereunder. Rules and amendments become binding as of
938	the date specified in each rule or amendment.
939	(2) If a majority of the legislatures of the compact states
940	reject a rule by enactment of a statute or resolution in the
941	same manner used to adopt the compact, such rule does not have
942	further force and effect in any compact state.
943	(3) Rules or amendments to the rules must be adopted at a
944	regular or special meeting of the commission.
945	(4) Before adoption of a final rule or rules by the
946	commission, and at least 60 days in advance of the meeting at
947	which the rule will be considered and voted upon, the commission
948	shall file a notice of proposed rulemaking:
949	(a) On the website of the commission; and
950	(b) On the website of each compact state's psychology
951	regulatory authority or in the publication in which each state
952	would otherwise publish proposed rules.
953	(5) The notice of proposed rulemaking must include:
954	(a) The proposed time, date, and location of the meeting in
955	which the rule will be considered and voted upon;
956	(b) The text of the proposed rule or amendment and the
957	reason for the proposed rule;

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958	(c) A request for comments on the proposed rule from any
959	interested person; and
960	(d) The manner in which interested persons may submit
961	notice to the commission of their intention to attend the public
962	hearing and any written comments.
963	(6) Before adoption of a proposed rule, the commission
964	shall allow persons to submit written data, facts, opinions, and
965	arguments, all of which must be made available to the public.
966	(7) The commission must grant an opportunity for a public
967	hearing before it adopts a rule or an amendment if a hearing is
968	requested by:
969	(a) At least 25 individuals who submit comments
970	independently of each other;
971	(b) A governmental subdivision or agency; or
972	(c) A duly appointed person in an association that has at
973	least 25 members.
974	(8) If a hearing is held on the proposed rule or amendment,
975	the commission must publish the place, time, and date of the
976	scheduled public hearing.
977	(a) All individuals wishing to be heard at the hearing
978	shall notify the executive director of the commission or another
979	designated member in writing of their desire to appear and
980	testify at the hearing at least 5 business days before the
981	scheduled date of the hearing.
982	(b) Hearings must be conducted in a manner providing each
983	person who wishes to comment a fair and reasonable opportunity
984	to comment orally or in writing.
985	(c) A transcript of the hearing is not required, unless a
986	written request for a transcript is made, in which case the

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987	person requesting the transcript bears the cost of producing the
988	transcript. A recording may be made in lieu of a transcript
989	under the same terms and conditions as a transcript. This
990	paragraph does not preclude the commission from making a
991	transcript or recording of the hearing if it so chooses.
992	(d) This article may not be construed to require a separate
993	hearing on each rule. Rules may be grouped for the convenience
994	of the commission at hearings required by this article.
995	(9) If a written notice of intent to attend the public
996	hearing by interested parties is not received, the commission
997	may proceed with promulgation of the proposed rule without a
998	public hearing.
999	(10) Following the scheduled hearing date, or by the close
1000	of business on the scheduled hearing date if the hearing was not
1001	held, the commission shall consider all written and oral
1002	comments received.
1003	(11) The commission shall, by majority vote of all members,
1004	take final action on the proposed rule and shall determine the
1005	effective date of the rule based on the rulemaking record and
1006	the full text of the rule.
1007	(12) Upon determination that an emergency exists, the
1008	commission may consider and adopt an emergency rule without
1009	prior notice, opportunity for comment, or hearing, provided that
1010	the usual rulemaking procedures provided in the compact and in
1011	this section shall be retroactively applied to the rule as soon
1012	as reasonably possible, but no later than 90 days after the
1013	effective date of the rule. For the purposes of this subsection,
1014	an emergency rule is one that must be adopted immediately in
1015	order to:

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1016	(a) Meet an imminent threat to public health, safety, or
1017	welfare;
1018	(b) Prevent a loss of commission or compact state funds;
1019	(c) Meet a deadline for the adoption of an administrative
1020	rule which is established by federal law or rule; or
1021	(d) Protect public health and safety.
1022	(13) The commission or an authorized committee of the
1023	commission may direct a revision to a previously adopted rule or
1024	amendment for purposes of correcting typographical errors,
1025	errors in format, errors in consistency, or grammatical errors.
1026	Public notice of any revisions must be posted on the
1027	commission's website. The revisions are subject to challenge by
1028	any person for a period of 30 days after posting. A revision may
1029	be challenged only on grounds that the revision results in a
1030	material change to a rule. A challenge must be made in writing
1031	and delivered to the chair of the commission before the end of
1032	the notice period. If a challenge is not made, the revision
1033	takes effect without further action. If the revision is
1034	challenged, the revision may not take effect without the
1035	approval of the commission.
1036	
1037	ARTICLE XII
1038	OVERSIGHT; DEFAULT, TECHNICAL ASSISTANCE, AND TERMINATION;
1039	DISPUTE RESOLUTION; AND ENFORCEMENT
1040	(1) OVERSIGHT
1041	(a) The executive, legislative, and judicial branches of
1042	state government in each compact state shall enforce the compact
1043	and take all actions necessary and appropriate to effectuate the
1044	compact's purposes and intent. The provisions of the compact and
I	

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1045	the rules adopted thereunder have standing as statutory law.
1046	(b) All courts shall take judicial notice of the compact
1047	and the rules adopted thereunder in any judicial or
1048	administrative proceeding in a compact state pertaining to the
1049	subject matter of the compact which may affect the powers,
1050	responsibilities, or actions of the commission.
1051	(c) The commission is entitled to receive service of
1052	process in any such judicial or administrative proceeding and
1053	has standing to intervene in such a proceeding for all purposes.
1054	Failure to provide service of process to the commission renders
1055	a judgment or an order void as to the commission, the compact,
1056	or adopted rules.
1057	(2) DEFAULT, TECHNICAL ASSISTANCE, AND TERMINATION
1058	(a) If the commission determines that a compact state has
1059	defaulted in the performance of its obligations or
1060	responsibilities under the compact or the adopted rules, the
1061	commission must:
1062	1. Provide written notice to the defaulting state and other
1063	compact states of the nature of the default, the proposed means
1064	of remedying the default, and any other action to be taken by
1065	the commission; and
1066	2. Provide remedial training and specific technical
1067	assistance regarding the default.
1068	(b) If a state in default fails to remedy the default, the
1069	defaulting state may be terminated from the compact upon an
1070	affirmative vote of a majority of the compact states, and all
1071	rights, privileges, and benefits conferred by the compact
1072	terminate on the effective date of termination. A remedy of the
1073	default does not relieve the offending state of obligations or

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1074	liabilities incurred during the period of default.
1075	(c) Termination of membership in the compact may be imposed
1076	only after all other means of securing compliance have been
1077	exhausted. The commission shall submit a notice of intent to
1078	suspend or terminate a defaulting compact state to the state's
1079	governor, the majority and minority leaders of the state's
1080	legislature, and each of the compact states.
1081	(d) A compact state that has been terminated is responsible
1082	for all assessments, obligations, and liabilities incurred
1083	through the effective date of termination, including obligations
1084	that extend beyond the effective date of termination.
1085	(e) The commission may not bear any costs incurred by the
1086	state that is found to be in default or has been terminated from
1087	the compact, unless agreed upon in writing between the
1088	commission and the defaulting state.
1089	(f) The defaulting state may appeal the action of the
1090	commission by petitioning the United States District Court for
1091	the state of Georgia or the federal district court where the
1092	compact has its principal offices. The prevailing party must be
1093	awarded all costs of such litigation, including reasonable
1094	attorney fees.
1095	(3) DISPUTE RESOLUTION
1096	(a) Upon request by a compact state, the commission must
1097	attempt to resolve disputes related to the compact which arise
1098	among compact states and between compact and noncompact states.
1099	(b) The commission shall adopt a rule providing for both
1100	mediation and binding dispute resolution for disputes that arise
1101	before the commission.
1102	(4) ENFORCEMENT

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1103	(a) The commission, in the reasonable exercise of its
1104	discretion, shall enforce the provisions and rules of the
1105	compact.
1106	(b) By majority vote, the commission may initiate legal
1107	action in the United States District Court for the state of
1108	Georgia or the federal district court where the compact has its
1109	principal offices against a compact state in default to enforce
1110	compliance with the provisions of the compact and its adopted
1111	rules and bylaws. The relief sought may include both injunctive
1112	relief and damages. In the event judicial enforcement is
1113	necessary, the prevailing party must be awarded all costs of
1114	such litigation, including reasonable attorney fees.
1115	(c) The remedies under this article are not the exclusive
1116	remedies available to the commission. The commission may pursue
1117	any other remedies available under federal or state law.
1118	
1119	ARTICLE XIII
1120	DATE OF IMPLEMENTATION OF THE PSYCHOLOGY INTERJURISDICTIONAL
1121	COMPACT COMMISSION AND ASSOCIATED RULES; WITHDRAWAL; AND
1122	AMENDMENTS
1123	(1) The compact becomes effective on the date on which the
1124	compact is enacted into law in the seventh compact state. The
1125	provisions that become effective at that time are limited to the
1126	powers granted to the commission relating to assembly and the
1127	adoption of rules. Thereafter, the commission shall meet and
1128	exercise rulemaking powers necessary for the implementation and
1129	administration of the compact.
1130	(2) Any state that joins the compact subsequent to the
1131	commission's initial adoption of the rules is subject to the

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1132	rules as they exist on the date on which the compact becomes law
1133	in that state. Any rule that has been previously adopted by the
1134	commission has the full force and effect of law on the day the
1135	compact becomes law in that state.
1136	(3) Any compact state may withdraw from the compact by
1137	enacting a statute repealing the same.
1138	(a) A compact state's withdrawal does not take effect until
1139	6 months after enactment of the repealing statute.
1140	(b) Withdrawal does not affect the continuing requirement
1141	of the withdrawing state's psychology regulatory authority to
1142	comply with the investigative and adverse action reporting
1143	requirements of the compact before the effective date of
1144	withdrawal.
1145	(4) The compact may not be construed to invalidate or
1146	prevent any psychology licensure agreement or other cooperative
1147	arrangement between a compact state and a noncompact state which
1148	does not conflict with the provisions of the compact.
1149	(5) The compact may be amended by the compact states.
1150	Amendments to the compact are not effective and binding upon any
1151	compact state until they are enacted into the law of all compact
1152	states.
1153	
1154	ARTICLE XIV
1155	CONSTRUCTION AND SEVERABILITY
1156	The compact must be liberally construed so as to effectuate
1157	the purposes thereof. If the compact is held contrary to the
1158	constitution of any member state, the compact remains in full
1159	force and effect as to the remaining compact states.
1160	Section 2. Subsection (10) of section 456.073, Florida
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1161	Statutes, is amended to read:
1162	456.073 Disciplinary proceedings.—Disciplinary proceedings
1163	for each board shall be within the jurisdiction of the
1164	department.
1165	(10) <u>(a)</u> The complaint and all information obtained pursuant
1166	to the investigation by the department are confidential and
1167	exempt from s. 119.07(1) until 10 days after probable cause has
1168	been found to exist by the probable cause panel or by the
1169	department, or until the regulated professional or subject of
1170	the investigation waives his or her privilege of
1171	confidentiality, whichever occurs first.
1172	(b) The department shall report any significant
1173	investigation information relating to a nurse holding a
1174	multistate license to the coordinated licensure information
1175	system pursuant to s. 464.0095; any significant investigatory
1176	information relating to a psychologist practicing under the
1177	Psychology Interjurisdictional Compact to the coordinated
1178	licensure information system pursuant to s. 490.0075; $_{ au}$ and any
1179	significant investigatory information relating to a health care
1180	practitioner practicing under the Professional Counselors
1181	Licensure Compact to the data system pursuant to s. 491.017.
1182	(c) Upon completion of the investigation and a
1183	recommendation by the department to find probable cause, and
1184	pursuant to a written request by the subject or the subject's
1185	attorney, the department shall provide the subject an
1186	opportunity to inspect the investigative file or, at the

1187 subject's expense, forward to the subject a copy of the 1188 investigative file. Notwithstanding s. 456.057, the subject may 1189 inspect or receive a copy of any expert witness report or

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1191	agrees in writing to maintain the confidentiality of any
1192	information received under this subsection until 10 days after
1193	probable cause is found and to maintain the confidentiality of
1194	patient records pursuant to s. 456.057. The subject may file a
1195	written response to the information contained in the
1196	investigative file. Such response must be filed within 20 days
1197	of mailing by the department, unless an extension of time has
1198	been granted by the department.
1199	(d) This subsection does not prohibit the department from
1200	providing the complaint or any information obtained pursuant to
1201	the department's investigation such information to any law
1202	enforcement agency or to any other regulatory agency.
1203	Section 3. Subsection (5) of section 456.076, Florida
1204	Statutes, is amended to read:
1205	456.076 Impaired practitioner programs
1206	(5) A consultant shall enter into a participant contract
1207	with an impaired practitioner and shall establish the terms of
1208	monitoring and shall include the terms in a participant
1209	contract. In establishing the terms of monitoring, the
1210	consultant may consider the recommendations of one or more
1211	approved evaluators, treatment programs, or treatment providers.
1212	A consultant may modify the terms of monitoring if the
1213	consultant concludes, through the course of monitoring, that
1214	extended, additional, or amended terms of monitoring are
1215	required for the protection of the health, safety, and welfare
1216	of the public. If the impaired practitioner is <u>a psychologist</u>
1217	practicing under the Psychology Interjurisdictional Compact
1218	pursuant to s. 490.0075 or a health care practitioner practicing

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1219	under the Professional Counselors Licensure Compact pursuant to
1220	s. 491.017, the terms of the monitoring contract must include
1221	the impaired practitioner's withdrawal from all practice under
1222	the compact.
1223	Section 4. Subsection (7) is added to section 490.004,
1224	Florida Statutes, to read:
1225	490.004 Board of Psychology
1226	(7) The board shall appoint an individual to serve as the
1227	state's commissioner on the Psychology Interjurisdictional
1228	Compact Commission, as required under s. 490.0075.
1229	Section 5. Subsection (4) is added to section 490.005,
1230	Florida Statutes, to read:
1231	490.005 Licensure by examination
1232	(4) A person licensed as a psychologist in another state
1233	who is practicing pursuant to the Psychology Interjurisdictional
1234	Compact under s. 490.0075, and only within the scope provided
1235	therein, is exempt from the licensure requirements of this
1236	section.
1237	Section 6. Subsection (4) is added to section 490.006,
1238	Florida Statutes, to read:
1239	490.006 Licensure by endorsement
1240	(4) A person licensed as a psychologist in another state
1241	who is practicing pursuant to the Psychology Interjurisdictional
1242	Compact under s. 490.0075, and only within the scope provided
1243	therein, is exempt from the licensure requirements of this
1244	section.
1245	Section 7. Section 490.009, Florida Statutes, is amended to
1246	read:
1247	490.009 Discipline

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31-00170-23 202356 (1) The following acts constitute grounds for denial of a 1248 1249 license or disciplinary action, as specified in s. 456.072(2) or 1250 s. 490.0075: 1251 (a) Attempting to obtain, obtaining, or renewing a license 1252 under this chapter by bribery or fraudulent misrepresentation or 1253 through an error of the board or department. 1254 (b) Having a license to practice a comparable profession 1255 revoked, suspended, or otherwise acted against, including the 1256 denial of certification or licensure by another state, 1257 territory, or country. 1258 (c) Being convicted or found guilty, regardless of 1259 adjudication, of a crime in any jurisdiction which directly 1260 relates to the practice of his or her profession or the ability 1261 to practice his or her profession. A plea of nolo contendere 1262 creates a rebuttable presumption of guilt of the underlying criminal charges. However, the board shall allow the person who 1263 1264 is the subject of the disciplinary proceeding to present any 1265 evidence relevant to the underlying charges and circumstances 1266 surrounding the plea.

(d) False, deceptive, or misleading advertising or
obtaining a fee or other thing of value on the representation
that beneficial results from any treatment will be guaranteed.

1270 (e) Advertising, practicing, or attempting to practice
1271 under a name other than one's own.

(f) Maintaining a professional association with any person who the applicant or licensee knows, or has reason to believe, is in violation of this chapter or of a rule of the department or, in the case of psychologists, of the department or the board.

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1277
            (g) Knowingly aiding, assisting, procuring, or advising any
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      nonlicensed person to hold himself or herself out as licensed
1279
      under this chapter.
1280
            (h) Failing to perform any statutory or legal obligation
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      placed upon a person licensed under this chapter.
1282
            (i) Willfully making or filing a false report or record;
1283
      failing to file a report or record required by state or federal
1284
      law; willfully impeding or obstructing the filing of a report or
1285
      record; or inducing another person to make or file a false
1286
      report or record or to impede or obstruct the filing of a report
1287
      or record. Such report or record includes only a report or
1288
      record which requires the signature of a person licensed under
1289
      this chapter.
1290
            (j) Paying a kickback, rebate, bonus, or other remuneration
1291
      for receiving a patient or client, or receiving a kickback,
1292
      rebate, bonus, or other remuneration for referring a patient or
1293
      client to another provider of mental health care services or to
1294
      a provider of health care services or goods; referring a patient
1295
      or client to oneself for services on a fee-paid basis when those
1296
      services are already being paid for by some other public or
1297
      private entity; or entering into a reciprocal referral
1298
      agreement.
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(k) Committing any act upon a patient or client which would constitute sexual battery or which would constitute sexual misconduct as defined in s. 490.0111.

(1) Making misleading, deceptive, untrue, or fraudulent representations in the practice of any profession licensed under this chapter.

1305

(m) Soliciting patients or clients personally, or through

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1306

an agent, through the use of fraud, intimidation, undue 1307 influence, or a form of overreaching or vexatious conduct. 1308 (n) Failing to make available to a patient or client, upon 1309 written request, copies of test results, reports, or documents 1310 in the possession or under the control of the licensee which 1311 have been prepared for and paid for by the patient or client. 1312 (o) Failing to respond within 30 days to a written 1313 communication from the department concerning any investigation by the department or to make available any relevant records with 1314 1315 respect to any investigation about the licensee's conduct or 1316 background. 1317 (p) Being unable to practice the profession for which he or 1318 she is licensed under this chapter with reasonable skill or 1319 competence as a result of any mental or physical condition or by 1320 reason of illness; drunkenness; or excessive use of drugs, narcotics, chemicals, or any other substance. In enforcing this 1321 1322 paragraph, upon a finding by the State Surgeon General, the 1323 State Surgeon General's designee, or the board that probable cause exists to believe that the licensee is unable to practice 1324 1325 the profession because of the reasons stated in this paragraph, 1326 the department shall have the authority to compel a licensee to 1327 submit to a mental or physical examination by psychologists or 1328 physicians designated by the department or board. If the 1329 licensee refuses to comply with the department's order, the 1330 department may file a petition for enforcement in the circuit court of the circuit in which the licensee resides or does 1331 1332 business. The licensee may shall not be named or identified by 1333 initials in the petition or in any other public court records or documents, and the enforcement proceedings must shall be closed 1334

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1335	to the public. The department shall be entitled to the summary
1336	procedure provided in s. 51.011. A licensee affected under this
1337	paragraph shall be afforded an opportunity at reasonable
1338	intervals to demonstrate that he or she can resume the competent
1339	practice for which he or she is licensed with reasonable skill
1340	and safety to patients.
1341	(q) Performing any treatment or prescribing any therapy
1342	which, by the prevailing standards of the mental health
1343	professions in the community, would constitute experimentation
1344	on human subjects, without first obtaining full, informed, and
1345	written consent.
1346	(r) Failing to meet the minimum standards of performance in
1347	professional activities when measured against generally
1348	prevailing peer performance, including the undertaking of
1349	activities for which the licensee is not qualified by training
1350	or experience.
1351	(s) Delegating professional responsibilities to a person
1352	whom the licensee knows or has reason to know is not qualified
1353	by training or experience to perform such responsibilities.
1354	(t) Violating a rule relating to the regulation of the
1355	profession or a lawful order of the department previously
1356	entered in a disciplinary hearing.
1357	(u) Failing to maintain in confidence a communication made
1358	by a patient or client in the context of such services, except
1359	as provided in s. 490.0147.
1360	(v) Making public statements which are derived from test
1361	data, client contacts, or behavioral research and which identify
1362	or damage research subjects or clients.
1000	

1363 (w) Violating any provision of this chapter or chapter 456,

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1364	or any rules adopted pursuant thereto.
1365	(2) <u>(a)</u> The department, or in the case of psychologists, the
1366	board, may enter an order denying licensure or imposing any of
1367	the penalties in s. 456.072(2) against any applicant for
1368	licensure or licensee who is found guilty of violating any
1369	provision of subsection (1) of this section or who is found
1370	guilty of violating any provision of s. 456.072(1).
1371	(b) The board may take adverse action against a
1372	psychologist's authority to practice interjurisdictional
1373	telepsychology or his or her temporary authorization to practice
1374	under the Psychology Interjurisdictional Compact pursuant to s.
1375	490.0075, and may impose any of the penalties in s. 456.072(2),
1376	\underline{if} a psychologist commits an act specified in subsection (1) or
1377	<u>s. 456.072(1).</u>
1378	Section 8. Paragraph (i) is added to subsection (10) of
1379	section 768.28, Florida Statutes, to read:
1380	768.28 Waiver of sovereign immunity in tort actions;
1381	recovery limits; civil liability for damages caused during a
1382	riot; limitation on attorney fees; statute of limitations;
1383	exclusions; indemnification; risk management programs
1384	(10)
1385	(i) For purposes of this section, the individual appointed
1386	under s. 490.004(7) as the state's commissioner on the
1387	Psychology Interjurisdictional Compact Commission, when serving
1388	in that capacity pursuant to s. 490.0075, and any administrator,
1389	officer, executive director, employee, or representative of the
1390	Psychology Interjurisdictional Compact Commission, when acting
1391	within the scope of his or her employment, duties, or
1392	responsibilities in this state, is considered an agent of the

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1393	3 state. The commission shall pay any claims or judgments pursua	ant
1394	4 to this section and may maintain insurance coverage to pay any	Y
1395	5 such claims or judgments.	
1396	6 Section 9. This act shall take effect July 1, 2023.	
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