

General Assembly

January Session, 2025

Raised Bill No. 6835

LCO No. **3782**

Referred to Committee on PUBLIC HEALTH

Introduced by: (PH)

AN ACT ADOPTING THE PHYSICIAN ASSISTANT LICENSURE COMPACT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. (NEW) (*Effective July 1, 2025*) The Physician Assistant Licensure Compact, hereinafter referred to as the "PA Licensure Compact", is hereby enacted into law and entered into by the state of Connecticut with any and all states legally joining therein in accordance with its terms. The compact is substantially as follows:

6	PA LICENSURE COMPAC	

7 Section 1. Purpose

8 In order to strengthen access to medical services, and in recognition 9 of the advances in the delivery of medical services, the participating 10 states of the PA Licensure Compact have allied in common purpose to 11 develop a comprehensive process that complements the existing 12 authority of state licensing boards to license and discipline PAs and 13 seeks to enhance the portability of a license to practice as a PA while 14 safeguarding the safety of patients. The compact allows medical services

15 to be provided by PAs, via the mutual recognition of the licensee's 16 qualifying license by other compact participating states. The compact 17 adopts the prevailing standard for PA licensure and affirms that the 18 practice and delivery of medical services by the PA occurs where the 19 patient is located at the time of the patient encounter and requires the 20 PA to be under the jurisdiction of the state licensing board where the 21 patient is located. Each state licensing board that participates in the 22 compact shall retain the jurisdiction to impose adverse action against a 23 compact privilege in such board's state that was issued to a PA through 24 the procedures of the compact. The PA Licensure Compact will alleviate 25 burdens for military families by allowing active duty military personnel 26 and their spouses to obtain a compact privilege based on having an 27 unrestricted license in good standing from a participating state.

28 Section 2. Definitions

29 As used in the compact:

(1) "Adverse action" means any administrative, civil, equitable or
criminal action permitted by a state's laws that is imposed by a licensing
board or other authority against a PA license, PA license application or
compact privilege, including, but not limited to, license denial, censure,
revocation, suspension, probation, monitoring of the licensee or
restriction on the licensee's practice.

(2) "Compact privilege" means the authorization granted by a remote
state to allow a licensee from another participating state to practice as a
PA to provide medical services and other licensed activity to a patient
located in the remote state under the remote state's laws and
regulations.

(3) "Conviction" means a finding by a court that an individual is
guilty of a felony or misdemeanor offense through adjudication or entry
of a plea of guilt or no contest to the charge by the offender.

44 (4) "Criminal background check" means the submission of

fingerprints or other biometric-based information for a license applicant
for the purpose of obtaining such applicant's criminal history record
information, as defined in 28 CFR 20.3(d), as amended from time to time,
from the state's criminal history record repository, as defined in 28 CFR
20.3(f), as amended from time to time.

50 (5) "Data system" means the repository of information about 51 licensees, including, but not limited to, license status and adverse 52 actions, that is created and administered under the terms of the compact.

(6) "Executive committee" means a group of directors and ex-officio
individuals elected or appointed pursuant to subdivision (2) of
subsection (f) of section 7 of the compact.

56 (7) "Impaired practitioner" means a PA whose practice is adversely 57 affected by a health-related condition that impacts the PA's ability to 58 practice.

(8) "Investigative information" means information, records or
documents received or generated by a licensing board pursuant to an
investigation.

(9) "Jurisprudence requirement" means the assessment of an
individual's knowledge of the laws and rules governing the practice of
a PA in a state.

(10) "License" means current authorization by a state, other than
authorization pursuant to a compact privilege, for a PA to provide
medical services that would be unlawful without such current
authorization.

(11) "Licensee" means an individual who holds a license from a stateto provide medical services as a PA.

(12) "Licensing board" means any state entity authorized to licenseand otherwise regulate PAs.

(13) "Medical services" means health care services provided for the
diagnosis, prevention, treatment, cure or relief of a health condition,
injury or disease, as defined by a state's laws and regulations.

(14) "Model compact" means the model for the PA Licensure
Compact on file with the Council of State Governments, or other entity
as designated by the commission.

79 (15) "Participating state" means a state that has enacted the compact.

(16) "PA" means an individual who is licensed as a physician assistant
in a state. For purposes of the compact, any other title or status adopted
by a state to replace the term "physician assistant" shall be deemed
synonymous with "physician assistant" and "PA" and shall confer the
same rights and responsibilities to the licensee under the provisions of
the compact at the time of the compact's enactment.

86 (17) "PA Licensure Compact Commission", "compact commission", or
87 "commission" means the national administrative body created pursuant
88 to subsection (a) of section 7 of the compact.

(18) "Qualifying license" means an unrestricted license issued by aparticipating state to provide medical services as a PA.

91 (19) "Remote state" means a participating state where a licensee who
92 is not licensed as a PA is exercising or seeking to exercise the compact
93 privilege.

94 (20) "Rule" means a regulation promulgated by an entity that has the95 force and effect of law.

96 (21) "Significant investigative information" means investigative 97 information that a licensing board, after an inquiry or investigation that 98 includes notification and an opportunity for the PA to respond if 99 required by state law, has reason to believe is not groundless and, if 100 proven true, would indicate more than a minor infraction.

101 102	(22) "State" means any state, commonwealth, district or territory of the United States.	
103	Section 3. State Participation in the Compact	
104	(a) To participate in the compact, a participating state shall:	
105	(1) License PAs.	
106	(2) Participate in the compact commission's data system.	
107	7 (3) Have a mechanism in place for receiving and investigating	
108	complaints against licensees and license applicants.	
109	(4) Notify the commission, in compliance with the terms of the	
110	compact and commission rules, of any adverse action against a licensee	
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112	information regarding a licensee or license applicant.	
113	(5) Fully implement a criminal background check requirement,	
114	within a time frame established by commission rule, by the participating	
115	state's licensing board receiving the results of a criminal background	
116	check and reporting to the commission whether the license applicant	
117	has been granted a license.	
118	(6) Comply with the rules of the compact commission.	
119	(7) Utilize passage of a recognized national licensure examination,	
120	including, but not limited to, the Physician Assistant National	
121	Certifying Examination administered by the National Commission on	
122	Certification of Physician Assistants, as a requirement for PA licensure.	
123	(8) Grant the compact privilege to a holder of a qualifying license in	
124	a participating state.	

(b) Nothing in the compact shall be construed to prohibit aparticipating state from charging a fee for granting the compactprivilege.

128 Section 4. Compact Privilege

129 (a) To exercise the compact privilege, a licensee shall:

(1) Have graduated from a PA program accredited by the
Accreditation Review Commission on Education for the Physician
Assistant, Inc., or any other PA program authorized by commission
rule.

(2) Hold current certification from the National Commission onCertification of Physician Assistants.

136 (3) Have no felony or misdemeanor convictions.

(4) Have never had a controlled substance license, permit or
registration suspended or revoked by a state or by the United States
Drug Enforcement Administration.

140 (5) Have a unique identifier as determined by commission rule.

141 (6) Hold a qualifying license.

142 (7) Have had no revocation of a license or limitation or restriction on 143 any license currently held or compact privilege due to an adverse action, 144 provided (A) if a licensee had a limitation or restriction on a license or 145 compact privilege due to an adverse action, two years shall have elapsed 146 from the date on which the license or compact privilege is no longer 147 limited or restricted due to the adverse action, and (B) if a compact 148 privilege has been revoked or is limited or restricted in a participating 149 state for conduct that would not be a basis for disciplinary action in a 150 participating state in which the licensee is practicing or applying to 151 practice under a compact privilege, such participating state shall have 152 the discretion not to consider such action as an adverse action requiring 153 the denial or removal of a compact privilege in such state.

(8) Notify the compact commission that the licensee is seeking thecompact privilege in a remote state.

(9) Meet any jurisprudence requirement of a remote state in which
the licensee is seeking to practice under the compact privilege and pay
any fees applicable to satisfying the jurisprudence requirement.

(10) Report to the commission any adverse action taken by anonparticipating state not later than thirty days after the adverse actionwas taken.

(b) The compact privilege shall be valid until the expiration or 162 163 revocation of the qualifying license unless terminated pursuant to an 164 adverse action. The licensee shall comply with all of the requirements of 165 subsection (a) of this section of the compact to maintain the compact 166 privilege in a remote state. If the participating state takes adverse action 167 against a qualifying license, the licensee shall lose the compact privilege 168 in any remote state in which the licensee has a compact privilege until 169 both of the following occur:

170 (1) The license is no longer limited or restricted; and

171 (2) Two years have elapsed from the date on which the license is no172 longer limited or restricted due to the adverse action.

(c) Once a restricted or limited license satisfies the requirements of
subdivisions (1) and (2) of subsection (b) of this section of the compact,
the licensee shall meet the requirements of subsection (a) of this section
of the compact to obtain a compact privilege in any remote state.

(d) For each remote state in which a PA seeks authority to prescribe
controlled substances, the PA shall satisfy all requirements imposed by
such state in granting or renewing such authority.

Section 5. Designation of the State from Which Licensee is Applyingfor a Compact Privilege

(a) Upon a licensee's application for a compact privilege, the licensee
shall identify to the commission the participating state from which the
licensee is applying, in accordance with applicable rules adopted by the

185 commission, and subject to the following requirements:

(1) When applying for a compact privilege, the licensee shall (A)
provide the commission with the address of the licensee's primary
residence, and (B) report to the commission any change in the address
of the licensee's primary residence immediately following such change.

(2) When applying for a compact privilege, the licensee shall be
required to consent to accept service of process by mail at the licensee's
primary residence on file with the commission with respect to any
action brought against the licensee by the commission or a participating
state, including, but not limited to, a subpoena.

195 Section 6. Adverse Actions

(a) A participating state in which a licensee is licensed shall have
exclusive power to impose adverse action against the qualifying license
issued by such participating state.

(b) In addition to the other powers conferred by state law, a remotestate shall have the authority, in accordance with existing state dueprocess requirements, to do all of the following:

(1) Take adverse action against a PA's compact privilege in such
remote state to remove a licensee's compact privilege or take other
action necessary under applicable law to protect the health and safety of
its citizens.

206 (2) Issue subpoenas for hearings or investigations that require the 207 attendance and testimony of witnesses and for the production of 208 evidence. Any subpoena issued by a licensing board in a participating 209 state for the attendance and testimony of witnesses or the production of 210 evidence from another participating state shall be enforced in such other 211 participating state by any court of competent jurisdiction according to 212 the practice and procedure of such court applicable to subpoenas issued 213 in proceedings pending before such court. The issuing authority shall

pay any witness fees, travel expenses, mileage and other fees requiredby the service statutes of the state in which the witnesses or evidence islocated.

(3) Notwithstanding the provisions of subdivision (2) of this
subsection, a participating state shall not issue a subpoena to gather
evidence of conduct in another state that is lawful in such other state for
the purpose of taking adverse action against a licensee's compact
privilege or application for a compact privilege in such participating
state.

(4) Nothing in the compact shall be construed to authorize a
participating state to impose discipline against a PA's compact privilege
or deny an application for a compact privilege in such participating state
for the PA's otherwise lawful practice in another state.

(c) For purposes of taking adverse action, the participating state that
issued the qualifying license shall give the same priority and effect to
reported conduct received from any other participating state as it would
if the conduct had occurred within the participating state that issued the
qualifying license and shall apply its own state laws to determine
appropriate action.

(d) A participating state, if otherwise permitted by state law, may
recover from the affected PA the costs of any investigation or disposition
of a case resulting from any adverse action taken against such PA.

(e) A participating state may take adverse action based on the factual
findings of a remote state, provided the participating state follows its
own procedures for taking the adverse action.

239 (f) Joint Investigations

(1) In addition to the authority granted to a participating state by its
respective state statutes and regulations concerning PAs, or other
applicable state law, any participating state may participate with any

243 other participating state in a joint investigation of a licensee.

(2) A participating state shall share any investigative, litigation or
compliance materials in furtherance of any joint or individual
investigation initiated under the compact.

247 (g) If an adverse action is taken against a PA's qualifying license, the 248 PA's compact privilege in all remote states shall be deactivated until two 249 years have elapsed from the date on which all restrictions were removed 250 from the state license. All disciplinary orders by the participating state 251 that issued the qualifying license that impose one or more adverse 252 actions against a PA's license shall include a statement that the PA's 253 compact privilege is deactivated in all participating states during the 254 pendency of the order.

(h) If any participating state takes adverse action, it shall promptlynotify the administrator of the data system.

257 Section 7. Establishment of the PA Licensure Compact Commission

(a) The participating states hereby create and establish a joint
government agency and national administrative body known as the PA
Licensure Compact Commission. The commission shall be an
instrumentality of the compact states acting jointly and not an
instrumentality of any one state. The commission shall come into
existence on or after the effective date of the compact as set forth in
subsection (a) of section 11 of the compact.

265 (b) Membership, Voting and Meetings

(1) Each participating state shall have and be limited to one delegate
selected by such participating state's licensing board or, if the state has
more than one licensing board, selected collectively by the participating
state's licensing boards.

270 (2) The delegate shall be either:

(A) A current PA, physician or public member of a licensing board ora PA council or committee; or

(B) An administrator of a licensing board.

(3) Any delegate may be removed or suspended from office asprovided by the laws of the state from which the delegate is appointed.

(4) The participating state licensing board shall fill any vacancy
occurring in the commission not later than sixty days after the date on
which the vacancy occurred.

279 (5) Each delegate shall be entitled to one vote on all matters voted on 280 by the commission and shall otherwise have an opportunity to 281 participate in the business and affairs of the commission. A delegate 282 shall vote in person or by such other means as provided in the bylaws. 283 The bylaws may provide for delegates' participation in meetings by 284 telecommunications, video conference or other means of 285 communication.

(6) The commission shall meet at least once during each calendaryear. Additional meetings shall be held as set forth in the compact andthe bylaws.

(7) The commission shall establish by rule a term of office fordelegates.

291 (c) The commission shall have the following powers and duties:

292 (1) Establish a code of ethics for the commission;

293 (2) Establish the fiscal year of the commission;

294 (3) Establish fees;

295 (4) Establish bylaws;

296 (5) Maintain its financial records in accordance with the bylaws;

- 297 (6) Meet and take such actions as are consistent with the provisions 298 of the compact and the bylaws; 299 (7) Promulgate rules to facilitate and coordinate implementation and 300 administration of the compact. The rules shall have the force and effect 301 of law and shall be binding in all participating states; 302 (8) Bring and prosecute legal proceedings or actions in the name of 303 the commission, provided the standing of any state licensing board to 304 sue or be sued under applicable law shall not be affected; 305 (9) Purchase and maintain insurance and bonds; 306 (10) Borrow, accept or contract for services of personnel, including, 307 but not limited to, employees of a participating state; 308 (11) Hire employees and engage contractors, elect or appoint officers, 309 fix compensation, define duties, grant such individuals appropriate 310 authority to carry out the purposes of the compact and establish the 311 commission's personnel policies and programs relating to conflicts of 312 interest, qualifications of personnel and other related personnel matters; 313 (12) Accept any and all appropriate donations and grants of money, 314 equipment, supplies, materials and services, and receive, utilize and 315 dispose of such money, equipment, supplies material and services, 316 provided the commission shall avoid any appearance of impropriety or 317 conflict of interest at all times; 318 (13) Lease, purchase, accept appropriate gifts or donations of, or 319 otherwise own, hold, improve or use, any property, real, personal or 320 mixed, provided the commission shall avoid any appearance of 321 impropriety at all times; 322 (14) Sell, convey, mortgage, pledge, lease, exchange, abandon or 323 otherwise dispose of any property real, personal or mixed;
- 324 (15) Establish a budget and make expenditures;

325 (16) Borrow money;

326 (17) Appoint committees, including standing committees composed
327 of members, state regulators, state legislators or their representatives
328 and consumer representatives, and such other interested persons as
329 may be designated in the compact and the bylaws;

(18) Provide and receive information from, and cooperate with, lawenforcement agencies;

(19) Elect a chair, vice chair, secretary and treasurer and such otherofficers of the commission as provided in the commission's bylaws;

(20) Reserve for itself, in addition to those reserved exclusively to the
commission under the compact, powers that the executive committee
may not exercise;

(21) Approve or disapprove a state's participation in the compact
based upon its determination as to whether the state's compact
legislation departs in a material manner from the model compact
language;

341 (22) Prepare and provide to the participating states an annual report;342 and

343 (23) Perform such other functions as may be necessary or appropriate
344 to achieve the purposes of the compact consistent with the state
345 regulation of PA licensure and practice.

346 (d) Meetings of the Commission

(1) All meetings of the commission that are not closed pursuant to
subdivision (3) of this subsection shall be open to the public. Notice of
public meetings shall be posted on the commission's Internet web site
not later than thirty days prior to the public meeting.

351 (2) Notwithstanding the provisions of subdivision (1) of this

352 subsection, the commission may convene a public meeting by providing 353 notice of the meeting at least twenty-four hours prior to the meeting on 354 the commission's Internet web site, and any other means as provided in 355 the commission's rules, for any of the reasons it may dispense with 356 notice of proposed rulemaking under subsection (1) of section 9 of the 357 compact. 358 (3) The commission may convene in a closed, nonpublic meeting or 359 nonpublic part of a public meeting to receive legal advice or to discuss: 360 (A) Noncompliance of a participating state with its obligations under 361 the compact; 362 (B) The employment, compensation, discipline or other matters, 363 practices or procedures related to specific employees or other matters 364 related to the commission's internal personnel practices and procedures; 365 (C) Current, threatened or reasonably anticipated litigation; 366 (D) Negotiation of contracts for the purchase, lease or sale of goods, 367 services or real estate; 368 (E) Accusing any person of a crime or formally censuring any person; 369 (F) Disclosure of trade secrets or commercial or financial information 370 that is privileged or confidential; 371 (G) Disclosure of information of a personal nature where disclosure 372 would constitute a clearly unwarranted invasion of personal privacy; 373 (H) Disclosure of investigative records compiled for law enforcement 374 purposes; 375 (I) Disclosure of information related to any investigative reports 376 prepared by or on behalf of or for use of the commission or other 377 committee charged with responsibility of investigation or determination 378 of compliance issues pursuant to the compact;

379 (J) Legal advice; or

380 (K) Matters specifically exempted from disclosure by federal or381 participating states' statutes.

(4) If a meeting, or portion of a meeting, is closed pursuant to
subdivision (3) of this subsection, the chair of the meeting, or the chair's
designee, shall certify that the meeting or portion of the meeting may be
closed and shall reference each relevant exempting provision.

386 (5) The commission shall keep minutes that fully and clearly describe 387 all matters discussed in a meeting and shall provide a full and accurate 388 summary of actions taken, including, but not limited to, a description of 389 the views expressed at the meeting. All documents considered in 390 connection with an action shall be identified in such minutes. All 391 minutes and documents of a closed meeting shall remain under seal, 392 subject to release by a majority vote of the commission or order of a 393 court of competent jurisdiction.

394 (e) Financing of the Commission

(1) The commission shall pay, or provide for the payment of, the
reasonable expenses of its establishment, organization and ongoing
activities.

398 (2) The commission may accept any and all appropriate revenue
399 sources, donations and grants of money, equipment, supplies, materials
400 and services.

(3) The commission may levy on and collect an annual assessment from each participating state and may impose compact privilege fees on licensees of participating states to whom a compact privilege is granted to cover the cost of the operations and activities of the commission and its staff. Such fees shall be in a total amount that is sufficient to cover its annual budget as approved by the commission each year for which revenue is not provided by other sources. The aggregate annual 408 assessment amount levied on participating states shall be allocated409 based upon a formula to be determined by commission rule.

(A) A compact privilege expires when the licensee's qualifyinglicense in the participating state from which the licensee applied for thecompact privilege expires.

(B) If the licensee terminates the qualifying license through which the licensee applied for the compact privilege before its scheduled expiration and the licensee has a qualifying license in another participating state, the licensee shall inform the commission that it is changing to such participating state the participating state through which it applies for a compact privilege and pay to the commission any compact privilege fee required by commission rule.

(4) The commission shall not (A) incur an obligation of any kind prior
to securing the funds adequate to meet the same, or (B) pledge the credit
of any of the participating states, except by and with the authority of the
participating state.

424 (5) The commission shall keep accurate accounts of all receipts and 425 disbursements. The receipts and disbursements of the commission shall 426 be subject to the financial review and accounting procedures established 427 under its bylaws. All receipts and disbursements of funds handled by 428 the commission shall be subject to an annual financial review by a 429 certified or licensed public accountant, and the report of the financial 430 review shall be included in and become part of the annual report of the 431 commission.

432 (f) The Executive Committee

(1) The executive committee shall have the power to act on behalf ofthe commission according to the terms of the compact and commissionrules.

436 (2) The executive committee shall be composed of the following nine

437 members:

- (A) Seven voting members who shall be elected by the commissionfrom the current membership of the commission;
- (B) One ex-officio, nonvoting member from a recognized national PAprofessional association; and
- 442 (C) One ex-officio, nonvoting member from a recognized national PA443 certification organization.
- (3) The ex-officio members shall be selected by their respectiveorganizations.
- (4) The commission may remove any member of the executivecommittee as provided in its bylaws.
- 448 (5) The executive committee shall meet at least annually.
- (6) The executive committee shall have the following duties andresponsibilities:
- (A) Recommend to the commission changes to the commission's rules
 or bylaws, changes to the compact legislation, fees to be paid by compact
 participating states, including, but not limited to, annual dues, and any
 commission compact fee charged to licensees for the compact privilege;
- (B) Ensure compact administration services are appropriatelyprovided, contractual or otherwise;
- 457 (C) Prepare and recommend the budget;
- 458 (D) Maintain financial records on behalf of the commission;
- (E) Monitor compact compliance of participating states and providecompliance reports to the commission;
- 461 (F) Establish additional committees as necessary;

(G) Exercise the powers and duties of the commission during the
interim between commission meetings, except the issuance of proposed
rulemaking, the adoption of commission rules or bylaws or the exercise
of any other powers and duties exclusively reserved to the commission
by the commission's rules; and

(H) Perform other duties as provided in the commission's rules orbylaws.

(7) All meetings of the executive committee at which it votes or plans
to vote on matters in exercising the powers and duties of the
commission shall be open to the public and public notice of such
meetings shall be given as public meetings of the commission are given.

473 (8) The executive committee may convene in a closed, nonpublic 474 meeting for the same reasons that the commission may convene in a 475 nonpublic meeting as set forth in subdivision (3) of subsection (d) of this 476 section of the compact and shall announce the closed meeting as the 477 commission is required to under subdivision (4) of subsection (d) of this 478 section of the compact and keep minutes of the closed meeting as the 479 commission is required to under subdivision (5) of subsection (d) of this 480 section of the compact.

481 (g) Qualified Immunity, Defense and Indemnification

482 (1) The members, officers, executive director, employees and 483 representatives of the commission shall be immune from suit and 484 liability, both personally and in their official capacity, for any claim for 485 damage to or loss of property or personal injury or other civil liability 486 caused by or arising out of any actual or alleged act, error or omission 487 that occurred, or that the person against whom the claim is made had a 488 reasonable basis for believing occurred, within the scope of commission 489 employment, duties or responsibilities, provided nothing in this 490 subdivision shall be construed to protect any such person from suit or 491 liability for any damage, loss, injury or liability caused by the intentional 492 or wilful or wanton misconduct of that person. The procurement of

insurance of any type by the commission shall not in any waycompromise or limit the immunity granted under this subdivision.

495 (2) The commission shall defend any member, officer, executive 496 director, employee and representative of the commission in any civil 497 action seeking to impose liability arising out of any actual or alleged act, 498 error or omission that occurred within the scope of commission 499 employment, duties or responsibilities, or as determined by the 500 commission that the person against whom the claim is made had a 501 reasonable basis for believing occurred within the scope of commission 502 employment, duties or responsibilities, provided (A) nothing in this 503 subdivision shall be construed to prohibit such person from retaining 504 such person's own counsel at such person's own expense, and (B) the 505 actual or alleged act, error or omission did not result from such person's 506 intentional or wilful or wanton misconduct.

507 (3) The commission shall indemnify and hold harmless any member, 508 officer, executive director, employee or representative of the 509 commission for the amount of any settlement or judgment obtained 510 against such person arising out of any actual or alleged act, error or 511 omission that occurred within the scope of commission employment, 512 duties or responsibilities, or that such person had a reasonable basis for 513 believing occurred within the scope of commission employment, duties 514 or responsibilities, provided the actual or alleged act, error or omission 515 did not result from the intentional or wilful or wanton misconduct of 516 such person.

(4) Venue shall be proper and judicial proceedings by or against the
commission shall be brought solely and exclusively in a court of
competent jurisdiction where the principal office of the commission is
located. The commission may waive venue and jurisdictional defenses
in any proceedings as authorized by commission rules.

522 (5) Nothing in the compact shall be construed as a limitation on the 523 liability of any licensee for professional malpractice or misconduct, 524 which shall be governed solely by any other applicable state laws.

(6) Nothing in the compact shall be construed to designate the venue
or jurisdiction to bring actions for alleged acts of malpractice,
professional misconduct, negligence or other such civil action
pertaining to the practice of a PA. All such matters shall be determined
exclusively by state law other than the compact.

(7) Nothing in the compact shall be construed to waive or otherwise
abrogate a participating state's state action immunity or state action
affirmative defense with respect to antitrust claims under the Sherman
Act, 15 USC 1 et seq., as amended from time to time, Clayton Antitrust
Act, 15 USC 12-27, as amended from time to time, or any other state or
federal antitrust or anticompetitive law or regulation.

536 (8) Nothing in the compact shall be construed to be a waiver of 537 sovereign immunity by the participating states or by the commission.

538 Section 8. Data System

(a) The commission shall provide for the development, maintenance,
operation and utilization of a coordinated data and reporting system
containing licensure, adverse action and the reporting of the existence
of significant investigative information on all licensed PAs and
applicants denied a license in participating states.

(b) Notwithstanding any other state law, each participating state shall
submit a uniform data set to the data system, utilizing a unique
identifier for such state, on all PAs to whom the compact is applicable
as required by the rules of the commission, including the following:

548 (1) Identifying information;

549 (2) Licensure data;

550 (3) Adverse actions against a license or compact privilege;

551 (4) Any denial of application for licensure, except any criminal 552 history record information where the reporting of such information is 553 prohibited by law, and the reason or reasons for such denial; 554 (5) The existence of significant investigative information; and 555 (6) Any other information that may facilitate the administration of the 556 compact, as determined by the rules of the commission. 557 (c) Significant investigative information pertaining to a licensee in 558 any participating state shall only be available to other participating 559 states. 560 (d) The commission shall promptly notify all participating states of 561 any adverse action taken against a licensee or an individual applying for 562 a license that has been reported to the commission. Such adverse action 563 information shall be available to any other participating state.

(e) Each participating state contributing information to the data
system may, in accordance with state or federal law, designate
information that may not be shared with the public without the express
permission of the contributing state. Notwithstanding any such
designation, such information shall be reported to the commission
through the data system.

(f) Any information submitted to the data system that is subsequently
expunged pursuant to federal law or the laws of the participating state
contributing the information shall be removed from the data system
upon the reporting of such expungement by the participating state to
the commission.

(g) The records and information provided to a participating state pursuant to the compact or through the data system, when certified by the commission or an agent thereof, shall constitute the authenticated business records of the commission and shall be entitled to any associated hearsay exception in any relevant judicial, quasi-judicial or 580 administrative proceedings in a participating state.

581 Section 9. Rulemaking

(a) The commission shall exercise its rulemaking powers pursuant to
the criteria set forth in this section of the compact and the rules adopted
under the compact. A commission rule shall become binding as of the
date specified by the commission for each rule.

586 (b) The commission shall promulgate reasonable rules to effectively 587 and efficiently implement and administer the compact and achieve the 588 compact's purposes. A commission rule shall be invalid and have no 589 force or effect only if a court of competent jurisdiction holds that the rule 590 is invalid because the commission exercised its rulemaking authority in 591 a manner that is beyond the scope of the purposes of the compact, or the 592 powers granted under the compact, or based upon another applicable 593 standard of review.

(c) The rules of the commission shall have the force of law in each participating state, provided where the rules of the commission conflict with the laws of the participating state that establish the medical services a PA may perform in the participating state, as held by a court of competent jurisdiction, the rules of the commission shall be ineffective in such state to the extent of the conflict.

600 (d) If a majority of the legislatures of the participating states rejects a 601 commission rule by enactment of a statute or resolution in the same 602 manner used to adopt the compact not later than four years after the 603 date of adoption of the commission rule, such rule shall have no further 604 force and effect in any participating state or to any state applying to 605 participate in the compact.

606 (e) Commission rules shall be adopted at a regular or special meeting607 of the commission.

608 (f) Prior to promulgation and adoption of a final rule or rules by the

609 610 611	commission, and at least thirty days prior to the meeting at which the rule will be considered and voted upon, the commission shall file a notice of proposed rulemaking:	
612 613	(1) On the Internet web site of the commission or other publicly accessible platform;	
614 615	(2) To persons who have requested notice of the commission's notices of proposed rulemaking; and	
616	(3) In such other manners as the commission may by rule specify.	
617	(g) The notice of proposed rulemaking shall include the following:	
618 619 620	rule and the proposed time, date and location of the meeting in which	
621	(2) The text of the proposed rule and the reason for the proposed rule;	
622 623	(3) A request for comments on the proposed rule from any interested person and the date by which written comments must be received; and	
624 625 626	commission of their intention to attend the public hearing or provide	
627 628 629	persons to submit written data, facts, opinions and arguments, which	
630 631	(i) If the hearing is to be held via electronic means, the commission shall publish the mechanism for access to the electronic hearing.	
632 633 634 635	(1) All persons wishing to be heard at the hearing shall, as directed in the notice of proposed rulemaking, notify the commission of their desire to appear and testify at the hearing not less than five business days prior to the scheduled date of the hearing.	

(2) Hearings shall be conducted in a manner providing each personwho wishes to comment a fair and reasonable opportunity to commentorally or in writing.

(3) All hearings shall be recorded. A copy of the recording and the
written comments, data, facts, opinions and arguments received in
response to the proposed rulemaking shall be made available to a
person upon request.

(4) Nothing in this section of the compact shall be construed to
require a separate hearing on each proposed rule. Proposed rules may
be grouped for the convenience of the commission at hearings required
by this section of the compact.

(j) Following the public hearing, the commission shall consider allwritten and oral comments timely received.

(k) The commission shall, by majority vote of all delegates, take final
action on the proposed rule and determine the effective date of the rule,
if adopted, based on the rulemaking record and the full text of the rule.

(1) If adopted, the rule shall be posted on the commission's Internetweb site.

(2) The commission may adopt changes to the proposed rule,provided the changes do not expand the original purpose of theproposed rule.

(3) The commission shall post on its Internet web site an explanation
of the reasons for substantive changes made to the proposed rule and
the reasons for any substantive changes that were recommended by
commenters but not made.

(4) The commission shall determine a reasonable effective date for the
rule. Except for an emergency as provided in subsection (l) of this
section of the compact, the effective date of the rule shall be no sooner
than thirty days after the commission issued the notice that it adopted

665 the rule.

666 (1) Upon determination that an emergency exists, the commission 667 may consider and adopt an emergency rule with twenty-four hours' 668 prior notice, without the opportunity for comment or hearing, provided 669 the usual rulemaking procedures provided in the compact and in this 670 section of the compact shall be retroactively applied to the rule as soon 671 as reasonably possible, but in no event later than ninety days after the 672 effective date of the rule. For the purposes of this subsection, 673 "emergency rule" means a rule that shall be adopted immediately by the 674 commission to:

675 (1) Meet an imminent threat to public health, safety or welfare;

676 (2) Prevent a loss of commission or participating state funds;

677 (3) Meet a deadline for the promulgation of a commission rule that is678 established by federal law or rule; or

679 (4) Protect public health or safety.

680 (m) The commission or an authorized committee of the commission 681 may direct revisions to a previously adopted commission rule for 682 purposes of correcting typographical errors, errors in format, errors in 683 consistency or grammatical errors. Public notice of any revisions shall 684 be posted on the Internet web site of the commission. The revision shall 685 be subject to challenge by any person for a period of thirty days after 686 posting. The revision may be challenged only on grounds that the 687 revision results in a material change to a rule. A challenge shall be made 688 as set forth in the notice of revisions and delivered to the commission 689 prior to the end of the notice period. If no challenge is made, the revision 690 shall take effect without further action. If the revision is challenged, the 691 revision may not take effect without the approval of the commission.

(n) No participating state's rulemaking requirements shall applyunder the compact.

694 Section 10. Oversight, Dispute Resolution and Enforcement

695 (a) Oversight

(1) The executive and judicial branches of state government in each
participating state shall enforce the compact and take all actions
necessary and appropriate to implement the compact.

699 (2) Venue shall be proper and judicial proceedings by or against the 700 commission shall be brought solely and exclusively in a court of 701 competent jurisdiction where the principal office of the commission is 702 located. The commission may waive venue and jurisdictional defenses 703 to the extent it adopts or consents to participate in alternative dispute 704 resolution proceedings. Nothing in this subdivision shall be construed 705 to affect or limit the selection or propriety of venue in any action against 706 a licensee for professional malpractice, misconduct or any such similar 707 matter.

(3) The commission shall be entitled to receive service of process in
any proceeding regarding the enforcement or interpretation of the
compact or the commission's rules and shall have standing to intervene
in such a proceeding for all purposes. Failure to provide the commission
with service of process shall render a judgment or order in such
proceeding void as to the commission, the compact or commission rules.

714 (b) Default, Technical Assistance and Termination

715 (1) If the commission determines that a participating state has 716 defaulted in the performance of its obligations or responsibilities under 717 the compact or the commission rules, the commission shall provide 718 written notice to the defaulting state and other participating states. The 719 notice shall describe the default, the proposed means of curing the 720 default and any other action that the commission may take and shall 721 offer remedial training and specific technical assistance regarding the 722 default.

(2) If a state in default fails to cure the default, the defaulting state
may be terminated from the compact upon an affirmative vote of a
majority of the delegates of the participating states, and all rights,
privileges and benefits conferred by the compact upon such state may
be terminated on the effective date of termination. A cure of the default
shall not relieve the offending state of obligations or liabilities incurred
during the period of default.

(3) Termination of participation in the compact shall be imposed only
after all other means of securing compliance have been exhausted. The
commission shall provide notice of intent to suspend or terminate to the
governor and majority and minority leaders of the defaulting state's
legislature and the licensing board or boards of each of the participating
states.

(4) A state that has been terminated shall be responsible for all
assessments, obligations and liabilities incurred through the effective
date of termination, including, but not limited to, obligations that extend
beyond the effective date of termination.

(5) The commission shall not bear any costs related to a state that is
found to be in default or that has been terminated from the compact,
unless agreed upon in writing between the commission and the
defaulting state.

(6) The defaulting state may appeal its termination from the compact
by the commission by petitioning the United States District Court for
the District of Columbia or the federal district where the commission
has its principal offices. The prevailing member shall be awarded all
costs of such litigation, including, but not limited to, reasonable
attorney's fees.

(7) Upon the termination of a state's participation in the compact, the
state shall immediately provide notice to all licensees within such state
of such termination.

(A) Licensees who have been granted a compact privilege in such
state shall retain the compact privilege for one hundred eighty days
following the effective date of such termination.

(B) Licensees who are licensed in such state who have been granted a
compact privilege in a participating state shall retain the compact
privilege for one hundred eighty days unless the licensee also has a
qualifying license in a participating state or obtains a qualifying license
in a participating state before the one-hundred-eighty-day period ends,
in which case the compact privilege shall continue.

762 (c) Dispute Resolution

(1) Upon request by a participating state, the commission shall
attempt to resolve disputes related to the compact that arise among
participating states and between participating and nonparticipating
states.

767 (2) The commission shall promulgate a rule providing for both768 mediation and binding dispute resolution for disputes as appropriate.

769 (d) Enforcement

(1) The commission, in the reasonable exercise of its discretion, shallenforce the provisions of the compact and rules of the commission.

772 (2) If compliance is not secured after all means to secure compliance 773 have been exhausted, the commission may, by majority vote, initiate 774 legal action in the United States District Court for the District of 775 Columbia, or the federal district where the commission has its principal 776 offices, against a participating state in default to enforce compliance 777 with the provisions of the compact and the commission's promulgated 778 rules and bylaws. The relief sought may include both injunctive relief 779 and damages. If judicial enforcement is necessary, the prevailing party 780 shall be awarded all costs of such litigation, including reasonable 781 attorney's fees.

(3) The remedies set forth in subdivision (2) of this subsection shall
not be the exclusive remedies of the commission. The commission may
pursue any other remedies available under federal or state law.

785 (e) Legal Action Against the Commission

(1) A participating state may initiate legal action against the
commission in the United States District Court for the District of
Columbia, or the federal district where the commission has its principal
offices, to enforce compliance with the provisions of the compact and its
rules. The relief sought may include both injunctive relief and damages.
If judicial enforcement is necessary, the prevailing party shall be
awarded all costs of such litigation, including reasonable attorney's fees.

(2) No person other than a participating state shall enforce thecompact against the commission.

Section 11. Date of Implementation of the PA Licensure CompactCommission

(a) The compact shall come into effect on the date on which thiscompact statute is enacted into law in the seventh participating state.

(1) On or after the effective date of the compact, the commission shall
convene and review the enactment of each of the states that enacted the
compact prior to the commission convening, which shall be known as
the charter participating states, to determine if the statute enacted by
each such charter participating state is materially different from the
compact.

(A) A charter participating state whose enactment is found to be
materially different from the compact shall be entitled to the default
process set forth in subsection (b) of section 10 of the compact.

(B) If any participating state later withdraws from the compact or its
participation is terminated, the commission shall remain in existence
and the compact shall remain in effect even if the number of

811 participating states is less than seven after such withdrawal. 812 Participating states enacting the compact subsequent to the commission 813 convening shall be subject to the process set forth in subdivision (21) of 814 subsection (c) of section 7 of the compact to determine if such 815 enactments are materially different from the compact and whether such 816 participating states qualify for participation in the compact.

(2) Participating states enacting the compact subsequent to the seven
initial charter participating states shall be subject to the process set forth
in subdivision (21) of subsection (c) of section 7 of the compact to
determine if such enactments are materially different from the compact
and whether such participating states qualify for participation in the
compact.

(3) All actions taken for the benefit of the commission or in
furtherance of the purposes of the administration of the compact prior
to the effective date of the compact or the commission coming into
existence shall be considered to be actions of the commission unless
specifically repudiated by the commission.

(b) Any state that joins the compact shall be subject to the commission's rules and bylaws as such rules and bylaws exist on the date on which the compact becomes law in such state. Any rule that has been previously adopted by the commission shall have the full force and effect of law on the day the compact becomes law in such state.

(c) Any participating state may withdraw from the compact byenacting a statute repealing the compact.

(1) A participating state's withdrawal from the compact shall not take
effect until one hundred eighty days after enactment of the repealing
statute. During such one-hundred-eighty-day period, all compact
privileges that were in effect in the withdrawing state and were granted
to licensees licensed in the withdrawing state shall remain in effect. If
any licensee licensed in the withdrawing state is also licensed in another
participating state or obtains a license in another participating state on

or before one hundred eighty days after such withdrawal, the licensee's
compact privileges in other participating states shall not be affected by
the passage of such one hundred eighty days.

(2) Withdrawal under subsection (d) of this section of the compact
shall not affect the continuing requirement of the state licensing board
or boards of the withdrawing state to comply with the investigative and
adverse action reporting requirements of the compact prior to the
effective date of withdrawal.

(3) Upon the enactment of a statute withdrawing a state from the
compact, the state shall immediately provide notice of such withdrawal
to all licensees in such state. Such withdrawing state shall continue to
recognize all licenses granted pursuant to the compact for a minimum
of one hundred eighty days after the date of such notice of withdrawal.

(d) Nothing in the compact shall be construed to invalidate or prevent
any PA licensure agreement or other cooperative arrangement between
participating states and between a participating state and
nonparticipating state that does not conflict with the provisions of the
compact.

(e) The compact may be amended by the participating states. No
amendment to the compact shall become effective and binding upon
any participating state until it is enacted materially in the same manner
into the laws of all participating states as determined by the
commission.

865 Section 12. Construction and Severability

(a) The compact and the commission's rulemaking authority shall be
liberally construed to effectuate the purposes and the implementation
and administration of the compact. Provisions of the compact expressly
authorizing or requiring the promulgation of rules shall not be
construed to limit the commission's rulemaking authority solely for
those purposes.

872 (b) The provisions of the compact shall be severable and if any phrase, 873 clause, sentence or provision of the compact is held by a court of 874 competent jurisdiction to be contrary to the constitution of any 875 participating state, a state seeking participation in the compact or of the 876 United States, or the applicability of the compact to any government, 877 agency, person or circumstance is held to be unconstitutional by a court 878 of competent jurisdiction, the validity of the remainder of the compact 879 and the applicability thereof to any other government, agency, person 880 or circumstance shall not be affected thereby.

881 (c) Notwithstanding the provisions of subsection (b) of this section of 882 the compact, the commission may deny a state's participation in the 883 compact or, in accordance with the requirements of subsection (b) of 884 section 10 of the compact, terminate a participating state's participation 885 in the compact if it determines that a constitutional requirement of a 886 participating state is, or would be with respect to a state seeking to 887 participate in the compact, a material departure from the compact. 888 Otherwise, if the compact is held to be contrary to the constitution of 889 any participating state, the compact shall remain in full force and effect 890 as to the remaining participating states and in full force and effect as to 891 the participating state affected as to all severable matters.

892 Section 13. Binding Effect of Compact

(a) Nothing in the compact shall prevent the enforcement of any otherlaw of a participating state that is not inconsistent with the compact.

(b) Any laws in a participating state in conflict with the compact aresuperseded to the extent of the conflict.

(c) All agreements between the commission and the participatingstates are binding in accordance with the terms of such agreements.

Sec. 2. (NEW) (*Effective July 1, 2025*) The Commissioner of Public
Health shall require each person applying for licensure as a physician
assistant to submit to a state and national fingerprint-based criminal

902 history records check pursuant to section 29-17a of the general statutes.

As used in this section, (1) "physician assistant" means an individual
licensed to practice as a physician assistant, and (2) "licensure" means
authorization by a state physician assistant regulatory authority to

- 906 practice as a physician assistant, the practice of which would be
- 907 unlawful without such authorization.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2025	New section
Sec. 2	July 1, 2025	New section

Statement of Purpose:

To adopt the Physician Assistant Licensure Compact.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]