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PROPOSED ADMINISTRATIVE RULES

As Approved By The Bylaws & Rules Committee on December 13, 2024 For Consideration By the Commission on February 19, 2025

These Proposed Administrative Rules are not final and have not been approved by the Commission. Changes to current rules designated by SMALL CAPS IN RED TEXT. Deletions from current rules in red strike through text.

SECTION 1. Purpose and Authority

These Rules are promulgated by the Interstate Commission for Emergency Medical Services Personnel Practice pursuant to the Recognition of Emergency Medical Services Personnel Licensure Interstate Compact (REPLICA). These Rules shall become effective upon adoption by the Commission. Nothing in the compact or these Rules authorizes an individual to practice in a non-Member State.

SECTION 2. Definitions

For the purposes of the Rules adopted by the Interstate Commission for Emergency Medical Services Personnel Practice, the following definitions shall apply. Terms not specifically defined in these Rules shall have the definitions as set forth in the Compact.

- 2.0 "Adverse Action" means: any administrative, civil, equitable or criminal action permitted by a State's laws which may be imposed against licensed EMS personnel by a State EMS Authority or State court, including, but not limited to, actions against an individual's license such as revocation, suspension, probation, consent agreement, monitoring or other limitation or encumbrance on the individual's practice, letters of reprimand or admonition, fines, criminal convictions and State court judgments enforcing adverse actions by the State EMS Authority.
- "Commission" means: the national administrative body of which all States that have enacted 2.1 the Compact are members.
- "Commissioner" means: the appointed delegate from each State as described in Section 2.2 10.B.1. of the Compact.
- "Compact,", hereinafter "the Compact" means: The Recognition of Emergency Medical 2.3 Services Personnel Licensure Interstate Compact (REPLICA) as enacted by a Member State.
- "Compact Data Participation Agreement" means: the agreement established between the 2.4 Commission and the Coordinated Database Administrator.
- "Conditions of Practice" means: the circumstances under which an individual EMS 2.5 CLINICIAN is authorized to practice in a Remote State under a privilege to practice.

38 39 40 41 42 43	2.6	"Coordinated Database" ALSO REFERRED TO AS THE NATIONAL EMS COORDINATED DATABASE (NEMSCD) means: the information system and consolidated data established and maintained by the Commission as set forth in the Compact. The Coordinated Database collects, maintains, analyzes, reports, and shares authorized Information on EMS personnel licensure, certification, privilege to practice, investigations, enforcement, and disciplinary information.
44 45	2.7	"Coordinated Database Administrator" means: the contractor, person or employee named by the Commission to provide oversight and management of the Coordinated Database.
46 47	2.8	"EMS Agency" means: an organization that is authorized by a State EMS Authority to operate an ambulance service, or non-transport service.
48 49 50	2.9	"EMS CLINICIAN" MEANS: AN INDIVIDUAL LICENSED BY A JURISDICTION IN THE UNITED STATES AS AN EMERGENCY MEDICAL TECHNICIAN (EMT), ADVANCED-EMT (AEMT), PARAMEDIC, OR A LEVEL IN BETWEEN EMT AND PARAMEDIC.
51 52	2.10	"License" means: the authorization by a State for an individual to practice as an EMT, AEMT, Paramedic, or a level in between EMT and Paramedic.
53 54 55	2.11	"LICENSE ENDORSEMENT" MEANS AN AUTHORIZATION BY THE STATE EMS AUTHORITY TO PERMIT THE EMS CLINICIAN TO PERFORM ADDITIONAL SKILLS OR INTERVENTIONS AS A SUPPLEMENT TO THE EMS CLINICIAN'S SCOPE OF PRACTICE.
56	2.12	"Member State" means: a State that has enacted the Compact.
57 58	2.13	"National EMS ID number" means: a randomly generated, unique 12-digit identification number issued by the National Registry of EMTs.
59 60 61 62 63 64 65	2.14	"Notify the Commission" means: communication whether written, verbal or through submission of information through the Coordinated Database. For the purposes of these Rules, submission of information to the Coordinated Database shall be deemed to have satisfied any requirements under the Compact to a Home State or Member State. Nothing in the Commission Rules shall be construed as prohibiting the sharing of information directly between Member States, assuming all other requirements for submission to the Coordinated Database are satisfied.
66 67	2.15	"Non-Member State" means: a State, territory or jurisdiction of the United States that has not enacted the Compact.
68 69 70 71 72	2.16	"PERSONALLY IDENTIFIABLE INFORMATION" (PII) MEANS: ANY REPRESENTATION OF INFORMATION THAT PERMITS THE IDENTITY OF AN INDIVIDUAL TO WHOM THE INFORMATION APPLIES TO BE REASONABLY INFERRED BY EITHER DIRECT OR INDIRECT MEANS. FURTHER, PII IS DEFINED AS INFORMATION: (I) THAT DIRECTLY IDENTIFIES AN INDIVIDUAL (E.G., NAME,
73 74 75		ADDRESS, SOCIAL SECURITY NUMBER OR OTHER IDENTIFYING NUMBER OR CODE, TELEPHONE NUMBER, EMAIL ADDRESS, ETC.) OR (II) BY WHICH AN AGENCY INTENDS TO IDENTIFY SPECIFIC INDIVIDUALS IN CONJUNCTION WITH OTHER DATA ELEMENTS, I.E., INDIRECT IDENTIFICATION. (THESE DATA ELEMENTS MAY INCLUDE A COMBINATION OF GENDER, RACE, BIRTH DATE,
76 77		GEOGRAPHIC INDICATOR, AND OTHER DESCRIPTORS). ADDITIONALLY, INFORMATION

78 79		PERSONALLY IDENTIFIABLE INFORMATION. THIS INFORMATION CAN BE MAINTAINED IN EITHER PAPER, ELECTRONIC OR OTHER MEDIA.
80 81	2.17	"Privilege to Practice" means: an individual's authority to deliver emergency medical services in Remote States as authorized under this compact.
82 83	2.18	"REMOTE STATE APPROPRIATE AUTHORITY" MEANS: THE STATE EMS AUTHORITY, THE PHYSICIAN EMS MEDICAL DIRECTOR, OR THE EMS AGENCY.
84 85 86 87 88	2.19	"Rule" means: a written Statement by the Commission promulgated pursuant to Section 12 of the Compact that is of general applicability; implements, interprets, or prescribes a policy or provision of the Compact; or is an organizational, procedural, or practice requirement of the Commission and has the force and effect of statutory law in a Member State and includes the amendment, repeal, or suspension of an existing Rule.
89 90 91 92	2.20	"Scope of Practice" means: defined parameters of Various Duties or Services that May be provided by an individual with specific credentials. Whether regulated by Rule, statute, or court decision, it tends to represent the limits of Services an individual may perform.
93	2.21	"State" means: any State, commonwealth, district, or territory of the United States.
94 95	2.22	"State EMS Authority" means: the board, office, or other agency with the legislative mandate to License EMS personnel.
96 97	2.23	"Subject" means: an individual who is under investigation by a State EMS Authority for alleged misconduct.
98 99	2.24	"Uniform Data Set" means: A standardized set of information that Member States must submit to the Coordinated Database, as defined in Section 11.3 of these Rules.
00	SECTION	2 Net Hard
.01	SECTION	3. Not Used
.03	SECTION	4. Privilege to Practice
04 05 06	4.0	Recognition of privilege to practice. A Remote State shall recognize the Privilege to Practice of an EMS CLINICIAN individual who is Licensed in another Member State, PROVIDED THAT THE FOLLOWING CONDITIONS ARE SATISFIED:
07	V	(A) the Home State complies with Section 3 of the Compact AND SECTION 11 OF THESE RULES; and
.09 .10 .11		the EMS CLINICIAN individual is performing EMS duties that are assigned by an EMS agency that is authorized in the Remote State (for purposes of this section, such duties shall include the individual's travel to, from and between the location(s) in the Remote State at which the individual's assigned EMS duties are to be performed); and
13		(C) the results of the individual's criminal history background check are documented by

all Home States where the individual is Licensed as qualified; and

115 116 117		(C)	the EMS CLINICIAN individual has an unrestricted License issued by the Home State wherein the EMS agency for which the individual is practicing in the Remote State; and
118 119		(D)	the EMS CLINICIAN'S individual Privilege to Practice has not been restricted or revoked by any Member State (except as provided in section 4.2 of these Rules); AND
120 121		(E)	THE EMS CLINICIAN ADHERES TO THE PUBLISHED PROFESSIONAL CODE OF CONDUCT, AS STATED IN 4.6
122 123		(F)	THE EMS CLINICIAN'S HOME STATE LICENSE STATUS IS VISIBLE IN THE COORDINATED DATABASE WHEN QUERIED BY THE EMS ID NUMBER; AND
124 125		(G)	THE EMS CLINICIAN'S PRIVILEGE TO PRACTICE STATUS IN THE COORDINATED DATABASE IS SET TO 'YES' OR 'ACTIVE'; AND
126	4.1	Notif	cation of Privilege to Practice status
127 128 129 130		(A)	Home States shall notify the Commission of the Privilege to Practice status for each EMS CLINICIAN individual Licensed by the Home State to the Commission as described in Section 11.3 of these Rules as unrestricted, restricted, suspended, revoked or denied.
131 132 133		(B)	When a Home State restricts, suspends, or revokes an individual's License, the Home State shall notify the Commission of the individual's eligibility to request restoration of the Privilege to Practice on the adverse action order as:
134 135 136			(1i) Eligible for Privilege to Practice restoration. The Home State EMS authority where the action was taken authorizes the individual to request reinstatement of the Privilege to Practice in Remote States, or
137 138 139			(2ii) Ineligible for Privilege to Practice restoration. The Home State EMS authority where the action was taken does not authorize the individual to request reinstatement of the Privilege to Practice in Remote States.
140 141	4.2		ration of Privilege to Practice. The restoration of the Privilege to Practice shall only when:
142		(A)	the Home State License is restored or unrestricted; or
143 144		(B)	the Privilege to Practice restoration is authorized as Stated in section 4.1(B)(i) of these Rules and
145 146	V		the Remote State restores the Privilege to Practice or removes the restriction of the privilege to practice; and
147 148 149			(2ii) the EMS CLINICIAN individual whose License or Privilege to Practice in any Member State is restricted, suspended, or revoked has submitted a request to each Remote State wherein the individual wishes to have a privilege to
150			practice.

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EMS CLINICIANS individual Licensed in non-reporting Home States. EMS CLINICIANS

individual Licensed in a Home State that does not collect and submit all elements of the

153 154 155	Uniform Data Set are not AUTOMATICALLY eligible to practice in a Remote State under the Privilege to Practice until the Home State has submitted all elements of the Uniform Data Set in the manner prescribed by the Commission.
156 157 158 159 160 161 162	(A) MANUAL VERIFICATION. DURING A PERIOD WHEN A MEMBER STATE IS NOT IN COMPLIANCE WITH THE COORDINATED DATABASE INTEGRATION, A REMOTE STATE MAY, AT ITS SOLE DISCRETION, MANUALLY VERIFY AN EMS CLINICIAN'S LICENSURE STATUS DIRECTLY FROM THE HOME STATE. IF THE REMOTE STATE DETERMINES THAT THE EMS CLINICIAN IS OTHERWISE IN COMPLIANCE WITH SECTION 4(A)-(E), THE REMOTE STATE MAY RECOGNIZE THE PRIVILEGE TO PRACTICE OF THE EMS CLINICIAN WHILE THE HOME STATE WORKS TO ACHIEVE FULL COMPLIANCE WITH THE UNIFORM DATA SET SUBMISSION REQUIREMENTS.
164 4.4 165 166 167	Scope of Practice. An EMS CLINICIAN individual providing patient care in a Remote State under the Privilege to Practice shall function within the Scope of Practice authorized by THE EMS CLINICIAN'S his or her Home State unless or until modified by the REMOTE STATE APPROPRIATE AUTHORITY. appropriate authority in the Remote State.
168 169 170 171	(A) Each Member State EMS authority that chooses to modify the scope of practice of individuals who are functioning in the State under a Privilege to Practice must report the specific modifications to the Commission for publication as described in these Rules.
172 173 174 175 176	(A) If the statutes and Rules in the Remote State allows further modification of the scope of practice, an EMS agency may further modify an individual's scope of practice. If the EMS authority of the Member State in which patient care is provided specifies scope of practice that the EMS agency must follow, the individual will follow the scope of practice for the EMS agency for which the individual is providing patient care.
178 179 180	 (A) WHEN PROVIDING CARE IN A REMOTE STATE: (1) THE EMS CLINICIAN MUST PRACTICE ONLY THROUGH AN EMS AGENCY THAT I AUTHORIZED TO OPERATE IN THE REMOTE STATE.
181 182	(3) If the modified Scope of Practice differs from or exceeds that of the Home State, the Remote State Appropriate Authority may:
183 184 185	(I) REQUIRE ADDITIONAL EDUCATION OR TRAINING; AND/OR (II) MANDATE A DEMONSTRATION OF COMPETENCY; AND/OR (III) RESTRICT THE EMS CLINICIAN'S SCOPE OF PRACTICE.
186 187	(B) IF THE HOME STATE AND REMOTE STATE RECOGNIZE AN EXPANDED SCOPE OF PRACTICE LICENSE ENDORSEMENTS, OR SPECIAL TY CERTIFICATIONS ISSUED BY THE

MAY RECOGNIZE THE EXPANDED SCOPE OF PRACTICE.

INTERNATIONAL BOARD OF SPECIALTY CERTIFICATIONS (IBSC), THE REMOTE STATE

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190 191	4.5	Notification. A Member State shall notify the Commission of any scope of practice modifications or limitations for individual (from another Member State) providing patient-
192		care in the State under the privilege to practice.
193	4.6	Publication of scope of practice. The Commission shall publish the scope of practice
194 195		limitations and modifications for all Member States in the Commission's standards manual that is incorporated in these Rules.
196		A) Updates to the standards manual will be published each year on July 1.
197		B) The standards manual will be made available on the Commission website.
198 199 200 201 202	4.5	EMS CLINICIAN individual responsibility. An EMS CLINICIAN individual providing patient care in a Remote State under the Privilege to Practice is responsible for adhering to the Scope of Practice modifications or limitations for that Remote State, AS MAY BE MODIFIED BY A REMOTE STATE APPROPRIATE AUTHORITY. as described in the most current version of the Commission's standards manual.
203 204 205 206 207	4.6	PROFESSIONAL CODE OF CONDUCT. EMS CLINICIANS FUNCTIONING UNDER THE PRIVILEGE TO PRACTICE SHALL ADHERE TO THE <i>PROFESSIONAL CODE OF CONDUCT</i> AS ADOPTED BY THE COMMISSION. THE <i>PROFESSIONAL CODE OF CONDUCT</i> OUTLINES ETHICAL AND PROFESSIONAL BEHAVIOR STANDARDS EXPECTED OF ALL EMS CLINICIANS OPERATING IN MEMBER STATES UNDER THE PRIVILEGE TO PRACTICE.
208 209 210 211 212		(A) FAILURE TO ADHERE TO THE <i>Professional Code of Conduct</i> shall be referred to both the EMS Clinician's Home State and Remote State for investigation and may be grounds for restriction, suspension, or revocation of the EMS Clinician's Privilege to Practice, as provided by the Rules of the Commission.
213 214 215		(B) THE HOME STATE AND REMOTE STATE SHALL COORDINATE ON ANY DISCIPLINARY ACTIONS RELATED TO VIOLATIONS OF THE <i>Professional Code of Conduct</i> that Affect the EMS Clinician's Privilege to Practice.
216 217 218		(C) THE COMMISSION SHALL NOTIFY ALL MEMBER STATES OF ANY DISCIPLINARY ACTIONS OR SANCTIONS IMPOSED IN RELATION TO VIOLATIONS OF THE <i>Professional Code of Conduct</i>
219 220 221		(D) THE PROFESSIONAL CODE OF CONDUCT SHALL BE REVIEWED AND UPDATED AS NECESSARY BY THE COMMISSION. THE MOST CURRENT VERSION OF THE PROFESSIONAL CODE OF CONDUCT WILL BE MADE AVAILABLE ON THE COMMISSION'S WEBSITE.
222	SECTION	5. Not Used
223	SECTION	6. Not Used
224	SECTION	7. Not Used
225	SECTION	8. Adverse Actions
226	8 0 In	vestigation

227	(A)	Member States SHALL may collaborate in investigating alleged individual misconduct.
228 229 230 231 232	(B)	In those cases where the subject is licensed by one or more Member States and therefore has more than one Home State, the responsibility for the investigation shall fall to the Home State that Licenses, certifies, Commissions, or otherwise authorizes the agency or appropriate authority for which the subject was providing patient care when the alleged misconduct occurred.
233 234 235	(C)	Upon discovery that an EMS CLINICIAN individual is under investigation in another Member State, the Member State may contact the investigating Member State and request investigative documents and information.
236 237	(D)	This section shall not be construed as limiting any Member State's authority to investigate any conduct within that State, or to investigate any Licensee.
238	8.1 Reportin	ng of adverse actions.
239 240 241	(A)	A Remote State that imposes adverse action against an EMS CLINICIAN'S individual privilege to practice, shall notify the Commission as soon as possible, but no later than two (2) business days after the imposition of the adverse action.
242 243 244 245	(B)	A Home State that imposes adverse action against an EMS CLINICIAN'S individual License shall notify the Commission as soon as possible, but no later than two (2) business days after the imposition of the adverse action and notify the individual in writing that the individual's Remote State Privilege to Practice is revoked.
246 247 248 249 250	(C)	Member States are not required to report any other information regarding adverse actions to the Commission other than what is available in the public record of the reporting Member State though nothing herein shall prohibit a Member State from sharing with another Member State, or a non-Member State, such additional information as the Member State concludes is appropriate.
251	SECTION 9. No	t Used
252	CECTION 10 TH	
253	SECTION 10. T	
254	10.0 (Rese	erved)
255 256		Member State. The Commission shall notify all Member States within fifteen (15) dar days when a new Member State enacts the Compact.
257	10.2 Proce	ess for Review of New State Laws or Amendments to Compacts:
258 259 260 261	(A)	Upon enactment by any State, commonwealth, district, or territory of the United States, of a law intended as that jurisdiction's adoption of the Compact, the Executive Committee shall review the enacted law to determine whether it contains any provisions which materially conflict with the Compact Model Legislation.
262 263		(1) To the extent possible and practicable, this determination shall be made by the Executive Committee after the date of enactment but before the effective date

of such law. If the timeframe between enactment and effective date is

insufficient to allow for this determination to be made by the Executive Committee prior to the law's effective date, the Executive Committee shall make the determination required by this paragraph as soon as practicable after the law's effective date. The fact that such a review may occur subsequent to the law's effective date shall not impair or prevent the application of the process set forth in this Section 10.2.

- (2) If the Executive Committee determines that the enacted law contains no provision which materially conflicts with the Compact Model Legislation, the State shall be admitted as a party to the Compact and to membership in the Commission pursuant to Section 10 of the Compact Model Legislation upon the effective date of the State's law and thereafter be subject to all rights, privileges, benefits and obligations of the Compact, these Rules and the bylaws.
- (3) In the event the enacted law contains one or more provisions which the Executive Committee determines materially conflicts with the Compact Model Legislation, the State shall be ineligible for membership in the Commission or to become a party to the Compact, and the State shall be notified in writing within fifteen (15) business days of the Executive Committee's decision.
- (4) A State deemed ineligible for Compact membership and Commission participation pursuant to this Section 10.2 shall not be entitled to any of the rights, privileges or benefits of a Compact State as set forth in the Compact, these Rules and/or the bylaws. Without limiting the foregoing, a State deemed ineligible for membership and participation shall not be entitled to appoint a Commissioner, to receive non-public data from the Coordinated Database and/or to avail itself of the default and technical assistance provisions of the Compact. EMS Practitioners Licensed in a State deemed ineligible for membership and participation hereunder shall be ineligible for the Privilege to Practice set forth in the Compact and these Rules.
- (B) A State determined to be ineligible for Commission membership and Compact participation pursuant to this Section 10.2 may, within thirty (30) calendar days of the date of the decision, appeal in writing the Executive Committee's decision to the Commission. An appeal received by the Commission shall be deemed filed on the date it is sent to the Commission. If there is an appeal to the Commission, the Commission shall review de novo whether the State's enacted law materially conflicts with the Compact Model Legislation. The provisions of 10.2(A)(4) of these Rules shall apply during the pendency of any such appeal. The decision of the Commission may be appealed within thirty (30) calendar days of the date of its decision to a court of competent jurisdiction subject to the venue provisions of Section 10(A)(2) of the Compact. The appealing State shall bear all costs of the appeal and the Commission shall not bear any costs relating to the appeal.
- (C) Subsequent to the determination that a State's enacted law contains provision(s) which materially conflict(s) with the Compact Model Legislation, the State may enact new



307 308			ation to remove the conflict(s). s Section 10.2(A) and (B) above
309 310 311 312 313 314 315 316 317 318 319 320 321	(D)	amen way a the C the er Comp Comp amen the ev confl: law(s	deevent a Compact State, subsequent(s) to its Compact law, or alter or impact any provision or compact State shall so inform the nactment of such amendment(s) pact State, or learning of such armission shall review the amendredment(s) or law(s) materially covern the Commission determines ict(s) with the Compact, the Cord constitute a condition of defau proceed according to the process.
322 323 324 325	(E)	Comp the C	ne purpose of determining wheth pact, or any provision of any ena compact Model Legislation or the mittee and the Commission shall
326 327		(1)	Whether the provision constit obligations of the enacting Sta
328 329		(2)	Whether the provision enlarge the Commission or any author
330 331		(3)	Whether the provision modification.
332 333		(4)	Whether the provision restrict set forth in the Compact Mod
334 335		(5)	Whether the provision would applicability of a duly promul
336 337		(6)	Whether the provision would levies or assessments payable
338 339	V	(7)	Whether the provision fundan into by Member States that ha
340 341 342 343		(8)	Whether there is a remedial m Committee and/or Commission can be mitigated to minimize conflict.

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- legislation to remove the conflict(s). The new legislation shall be reviewed as set forth in this Section 10.2(A) and (B) above.
- In the event a Compact State, subsequent to its enactment of the Compact, enacts amendment(s) to its Compact law, or enacts another law or laws which may in any way alter or impact any provision or application of the State's enacted Compact law, the Compact State shall so inform the Commission within fifteen (15) business days of the enactment of such amendment(s) or law(s). After being so informed by the Compact State, or learning of such amendment(s) or law(s) from any other source, the Commission shall review the amendment(s) or law(s) to determine if such amendment(s) or law(s) materially conflict with the State's enacted Compact law. In the event the Commission determines such amendment(s) or law(s) materially conflict(s) with the Compact, the Commission shall determine if the amendment(s) or law(s) constitute a condition of default pursuant to Section 13(B) of the Compact and, if so, proceed according to the process established in Section 13 and Commission Rules.
- (E) For the purpose of determining whether a State's law intended as enactment of the Compact, or any provision of any enacted law or amendment, materially conflicts with the Compact Model Legislation or the State's enacted Compact, the Executive Committee and the Commission shall consider the following, among other factors:
 - (1) Whether the provision constitutes a material alteration of the rights and obligations of the enacting State or of Member States.
 - (2) Whether the provision enlarges the liability or compromises the immunity of the Commission or any authorized agent of the Commission.
 - (3) Whether the provision modifies venue in proceedings involving the Commission.
 - Whether the provision restricts the privileges or authorizations to practice as set forth in the Compact Model Legislation.
 - (5) Whether the provision would allow the State to negate or delay the applicability of a duly promulgated Commission Rule in the State.
 - Whether the provision would result in the reduction or elimination of fees, levies or assessments payable by the State.
 - Whether the provision fundamentally alters the nature of the agreement entered into by Member States that have adopted the Compact.
 - (8) Whether there is a remedial mechanism, satisfactory to the Executive Committee and/or Commission, whereby the effect of such law or amendment can be mitigated to minimize or eliminate the practical effect of any material conflict.
 - (9) Whether the provision strikes or amends Compact Model Legislation language based upon a provision of the Compact Model Legislation being contrary to the Constitution of that State, and the Executive Committee and/or

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Commission determines that the remainder of the Compact can be

348 349 350 351				implemented effectively, and without compromising the rights of the Commission and the Member States, without such provision, to the extent the Executive Committee and/or Commission concur that such provision is unconstitutional in the State.
352 353 354 355	10.3	meml speci	bership : fied in t	er State Implementation. New States admitted as a party to the Compact and to shall within three (3) calendar months from the enactment date, or as otherwise the enabling legislation, provide the Commission an implementation plan and on date.
356	10.4	Com	mission	er Appointment.
357		(A)	Meml	per States shall:
358 359 360			(1)	appoint one delegate, also known as a Commissioner, to serve on the Commission, in accordance with Section 10(B)(1) of the Compact Model Legislation; and
361 362			(2)	ensure the appointed Commissioner is the responsible official of the State EMS Authority or his designee;
363 364			(3)	ensure any Commissioner vacancy is promptly filled within thirty (30) calendar days.
365 366 367		(B)	etc.) ł	event that more than one State entity (Committee, office, department, agency, has the legislative authority to License EMS Practitioners, the Governor shall mine which entity will be responsible for assigning the delegate.
368 369	SECTION	(C)		inted Commissioners shall not be represented by or vote by proxy.
370				ated Database
371	11.0			NATED DATABASE — GENERAL (Reserved)
372 373		(A)		RDINATED DATABASE OWNERSHIP. THE COORDINATED DATABASE IS OWNED, ATED, MANAGED, AND CONTROLLED BY THE COMMISSION.
374		(B)	DATA	OWNERSHIP.
375 376 377 378 379			(1)	MEMBER STATE DATA: Member State data refers to any data provided by the Member State. All data submitted by a Member State to the Coordinated Database remains the property of the Member State. Any use of the data in the Coordinated Database, other than that expressly allowed by the Commission, is prohibited.
380 381 382 383 384			(2)	DERIVED DATA: DERIVED DATA REFERS TO ANY DATA THAT IS GENERATED OR PRODUCED BY THE COMMISSION FROM MEMBER STATE DATA OR OTHER EXTERNAL DATA SOURCES. DERIVED DATA INCLUDES ANALYSES, REPORTS, AND AGGREGATED STATISTICS CREATED BY THE COMMISSION. DERIVED DATA IS OWNED BY THE COMMISSION.

385 386 387 388 389 390 391		COMPACT DATA: COMPACT DATA REFERS TO ANY DATA THAT IS GENERATED DIRECTLY BY THE COMPACT ITSELF, INDEPENDENT OF MEMBER STATE SUBMISSIONS OR THIRD-PARTY DATA. THIS INCLUDES INTERNAL ADMINISTRATIVE DATA, OPERATIONAL METRICS, AND OTHER INFORMATION PRODUCED BY THE COMPACT'S ACTIVITIES. EXAMPLES OF COMPACT DATA INCLUDE THE PRIVILEGE TO PRACTICE STATUS AND HISTORY. COMPACT DATA IS OWNED BY THE COMMISSION.
392 393 394 395 396 397 398		THIRD-PARTY DATA: THE COMMISSION MAY INCORPORATE ADDITIONAL THIRD-PARTY DATA FROM GOVERNMENT AND/OR NON-GOVERNMENT SOURCES INTO THE COORDINATED DATABASE FOR THE PURPOSE OF THE COMMISSION FULFILLING ITS LEGISLATIVE MANDATES. THIRD-PARTY DATA REMAINS THE PROPERTY OF THE DATA OWNER PROVIDING THE DATA, UNLESS OTHERWISE SPECIFIED IN DATA USE AGREEMENTS. THIS DATA IS UNDER THE CUSTODY AND CONTROL OF THE COMMISSION.
399	11.1 DATA	SUBMISSION AND VALIDATION Coordinated Database General
400 401 402	(A)	Method of data submission. Member States shall submit the Uniform Data Set described in Section 11.3 of these Rules to the Coordinated Database. in accordance with the Compact Data Participation Agreement.
403 404 405 406		(1) Data ownership. All data submitted by a Member State to the Coordinated Database remains the property of the Member State. Any use of the data in the Coordinated Database other than that expressly allowed by the Commission is prohibited.
407 408		(2) A Member State may designate Member State information that may not be shared with the public without the express permission of the contributing State
409 410	(B)	Access to the Coordinated Database. Member States shall have access to the Uniform Data Set submitted by other Member States.
411 412 413 414 415	(B)	PRIMARY SOURCE EQUIVALENCY. MEMBER STATE DATA RECORDS IN THE COORDINATED DATABASE ARE AN ACCURATE REFLECTION OF THE MEMBER STATE LICENSURE STATUS FOR EMS CLINICIANS. THE COORDINATED DATABASE STATUS IS EQUIVALENT TO VALIDATING AN EMS CLINICIAN'S STATUS DIRECTLY WITH THE MEMBER STATE.
416 417 418 419 420 421 422 423 424	(C)	Implementation. A NEW Member State shall have thirty (30) days to initially provide the Member State's—Uniform Data Set to the Coordinated Database IN THE FORM AND FORMAT SPECIFIED BY THE COMMISSION. In the event a Member State does not SUBMIT collect one or more elements of the Uniform Data Set, the Member State shall BE IN DEFAULT OF THE REQUIREMENTS OF THE COMPACT AND THE COMMISSION. IN SITUATIONS WHERE THERE IS A DEFAULT IN THE SUBMISSION OF THE UNIFORM DATA SET BY A MEMBER STATE, THE COMMISSION SHALL FOLLOW THE REQUIREMENTS IN SECTION 13. initially submit all elements currently collected within thirty (30) days and shall collect and submit any missing elements within eighteen (18) months.

425 426 427		(D)	SUBM	Itenance of Uniform Data Set. The accuracy of MEMBER STATE DATA ITTED TO AND -information maintained in the Coordinated Database, to the extent possible, shall be the responsibility of Member States.
428		(E)		ection of records. In the event an EMS CLINICIAN individual asserts that the
429				idual's Uniform Data Set information is inaccurate, the individual COMMISSION
430				DIRECT THE EMS CLINICIAN TO THE DATA OWNER TO RESEARCH THE CLAIM, AND,
431				CESSARY, MODIFY THE DISPUTED RECORD(S). THE COMMISSION SHALL NOT MODIFY
432				BER STATE DATA OR THIRD PARTY DATA. provide evidence in a manner
433				mined by the individual's Home State that substantiates such claim. A Home
434				shall verify and submit to the Commission an amendment to correct the Uniform
435			Data	Set of an individual.
436	11.2	Coni	DITIONS	S AND PROCEDURES FOR AUTHORIZED USERS OF THE COORDINATED DATABASE
437		(A)	Мем	IBER STATE ACCESS
438			(1)	ACCESS RIGHTS: MEMBER STATE COMMISSIONERS, AND DELEGATE USER(S)
439				AUTHORIZED BY THE COMMISSIONER, SHALL HAVE ACCESS TO THE
440				COORDINATED DATABASE.
441			(2)	CONTROL AND AUTHORIZATION: MEMBER STATE DELEGATE USER(S) ACCESS
442				SHALL BE CONTROLLED BY THE MEMBER STATE COMMISSIONER. THE
443				COMMISSIONER IS RESPONSIBLE FOR DESIGNATING STATE EMPLOYEES WITH A
444				BONA FIDE NEED TO KNOW REQUIREMENT TO HAVE ACCESS TO THE
445				COORDINATED DATABASE. THE COMMISSIONER SHALL SUBMIT REQUESTS FOR
446				USER ACCOUNTS AND ACCESS IN WRITING TO THE COMMISSION. THE
447				COMMISSIONER SHALL NOTIFY THE COMMISSION PROMPTLY, IN WRITING, BUT
448				WITHIN 72 HOURS IF ANY DELEGATE USER IS NO LONGER EMPLOYED BY THE
449				MEMBER STATE OR SHOULD HAVE ACCESS REMOVED.
450			(3)	REVIEW PROCESS: COMMISSIONERS SHALL REVIEW THE DELEGATE ACCOUNTS
451				ON AT LEAST A QUARTERLY BASIS.
452		A	(4)	USAGE LIMITATION: ACCESS TO THE COORDINATED DATABASE IS FOR
453				OFFICIAL, GOVERNMENT USE ONLY.
454		(B)	Govi	ERNMENT ACCESS
455			(1)	ACCESS RIGHTS: GOVERNMENT ENTITIES MAY REQUEST LIMITED ACCESS TO
456		•	· · ·	THE COORDINATED DATABASE. ACCESS IS RESTRICTED TO GOVERNMENTAL
457				AGENCIES APPROVED BY THE COMMISSION.
458			(2)	QUERY CAPABILITIES: AUTHORIZED GOVERNMENTAL AGENCIES, FOR
459				OFFICIAL PURPOSES, MAY QUERY THE COORDINATED DATABASE VIA A FIRST

460 461				E AND LAST NAME, NATIONAL EMS ID NUMBER, STATE LICENSE BER, NATIONAL REGISTRY NUMBER, OR SOCIAL SECURITY NUMBER.
		(2)		
462		(3)		ACCESS: IN ADDITION TO ALL DATA CATEGORIZED AS PUBLIC
463				MATION LISTED IN SECTION 11.2(C)2, GOVERNMENT AGENCIES SHALL
464			HAVE	ACCESS TO THE FOLLOWING:
465			(A)	STATE LICENSE STATUS
466			(B)	INDICATION IF FINAL DISCIPLINARY OR ADVERSE ACTION HAS BEEN
467			(D)	TAKEN, IN THE FORM OF A FINAL NATIONAL PRACTITIONER DATA
468				BANK REPORT SUBMISSION.
400				DANK REPORT SUBMISSION.
469	(C)	PUBLI	C ACCE	ss
470		(1)		Y CAPABILITIES: THE PUBLIC SHALL HAVE THE ABILITY TO QUERY THE
471			Coor	DINATED DATABASE VIA A SECURE WEBSITE OR WEBSERVER. THE PUBLIC
472			PORTA	AL SHALL BE LIMITED TO QUERYING A SINGLE EMS CLINICIAN AT A TIME,
473			AND T	THE QUERY MAY BE INITIATED BY ENTERING A VALID 12-DIGIT NATIONAL
474				ID NUMBER, THE EMS CLINICIAN'S FIRST NAME AND LAST NAME, OR A
475				E LICENSE NUMBER.
476		(2)	DISPL	AYED INFORMATION: THE COMMISSION MAY DISPLAY THE FOLLOWING
477				MATION WHEN A VALID NATIONAL EMS ID NUMBER IS PROVIDED:
478			(A)	FIRST NAME
470			(-)	
479			(B)	LAST NAME
400				NUTROWAY EMC ID NUR (DED
480			(C)	NATIONAL EMS ID NUMBER
481			(D)	PRIVILEGE TO PRACTICE STATUS
482			(E)	STATE LICENSURE STATUS
483			(F)	STATE NUMBER/IDENTIFIER
			. ,	
484			(G)	JURISDICTION(S) ISSUING THE LICENSE
485			(H)	LICENSE LEVEL(S)
486			(I)	LICENSE EXPIRATION DATE(S)
487			(J)	THIRD-PARTY DATA AS AUTHORIZED BY THE COMMISSION.
•			()	

488		(D)	EMPL	OYER ACCESS
489			(1)	Individual EMS Clinician Search: an Employer of an ems clinician
490				MAY QUERY A SINGLE EMS CLINICIAN AT A TIME, AND THE QUERY MAY BE
491				INITIATED BY ENTERING A VALID 12-DIGIT NATIONAL EMS ID NUMBER, THE
492				EMS CLINICIAN'S FIRST NAME AND LAST NAME, OR A STATE LICENSE
493				Number.
494			(2)	BULK SEARCH CAPABILITY: AN EMPLOYER OF AN EMS CLINICIAN MAY
495				PERFORM BULK SEARCHES OF EMS CLINICIANS USING NATIONAL EMS ID
496				NUMBERS IN A FORM AND FORMAT SPECIFIED BY THE COMMISSION.
497			(3)	USER ACCOUNT VALIDATION: EMPLOYERS OF EMS CLINICIANS MUST HAVE A
498				VALIDATED USER ACCOUNT TO ACCESS THE SYSTEM.
400			(1)	
499 500			(4)	DISPLAYED INFORMATION: EMPLOYERS OF EMS CLINICIANS WILL HAVE
500				ACCESS TO THE PUBLIC ACCESS DATA FOR EACH EMPLOYEE SEARCHED.
501		(E)	GENE	RAL PROVISIONS
502			(1)	AUTHORIZATION: ALL REQUESTS AND DESIGNATIONS MUST BE MADE IN
503				ACCORDANCE WITH THE PROCEDURES ESTABLISHED BY THE COMMISSION.
504			(2)	REVIEW AND AUDIT: THE COMMISSION RESERVES THE RIGHT TO REVIEW AND
505			(-)	AUDIT ACCESS LOGS TO ENSURE COMPLIANCE WITH ESTABLISHED RULES AND
506				REGULATIONS.
507	11. <mark>32</mark>	Unifo	orm Dat	a Set. Member States SHALL must submit the following Uniform Data Set to the
508				Database at the frequency indicated.
509		(A)	Identi	ifying information. The following information for each EMS CLINICIAN
510		()		dual who is Licensed must be reported within ten (10) business days of
511			_	etion of licensure application process. Any changes must be reported within ten
512			(10) b	usiness days of the change being processed by the Member State.
513			(1)	Full legal name (first, middle, last); and
514			(2)	suffix (if applicable); and
515			(3)	date of birth (month, day, year); and
516			(4)	Mailing address; and
517			(5)	eMail address; and
518			(6)	Phone number; and
519			(7)	identification number (one or both of the following):
520				(a) Social Security Number

521		(b)	National EMS ID number.
522 523 524 525	(B)	is Licensed is completion of	ata. The following information for each EMS CLINICIAN individual who in the Member State must be reported within ten (10) business days of of licensure process. Any changes must be reported within ten (10) as of the change being processed by the Member State.
526		(1) State	of licensure; and
527		(2) Licer	nse level; and
528		(3) effec	tive date of License; and
529		(4) expir	ration date of License; and
530		(5) Lice	nse number; and
531		(6) Lice	nse status (if applicable, i.e. inactive, temporary, etc.)
532 533 534 535 536	(C)	PUBLIC PROTINFORMATION Following in	investigative INVESTIGATORY information. IN THE FULFILLMENT OF ECTION, MEMBER STATES SHALL SUBMIT SIGNIFICANT INVESTIGATORY IN TO THE COORDINATED DATABASE, INCLUDING BUT NOT LIMITED TO: The formation must be reported as soon as possible, but no later than two (2) of the Member State completing the preliminary inquiry:
537 538		(1) subject and	ect's identifying information as Stated in section 11.3(A) of these Rules;
539 540		` /	aration of the existence of an investigation or pending adverse action ed to the incident or act of misconduct.
541 542 543 544 545	(D)	must be repointed imposition of be reported and an arrangement of the must be reported and arrangement of the must be reported as a first because the must be reported	ions imposed on an individual's License. The following information orted as soon as possible, but no later than two (2) business days of f the adverse action. Any changes to the status of the adverse action must as soon as possible, but no later than two (2) business days of the change seed by the Member State:
546 547		(1) subject and	ect's identifying information as Stated in Section 11.32(A) of these Rules;
548		(2) sum	mary description of the incident or act of misconduct; and
549 550	0)	1 1	aration of the existence of a criminal investigation or pending criminal ges related to the incident or act of misconduct; and
551		(4) decla	ration of the action taken by the Member State; and
552		(5) effec	tive date of the action taken; and
553		(6) durat	ion of the action.
554 555 556	(E)	Rules for ea	practice status. The information as described in section 4.1 of these ch EMS CLINICIAN individual Licensed by the Member State must be hin one (1) month of the effective date of the Privilege to Practice status.
557		-	s to the Privilege to Practice status must be reported as soon as possible,

558 559			but no State.	later th	an two (2) business days of the change being processed by the Member
560 561 562		(F)	allowe	ed by a	ntial alternative program participation information. To the extent Member State's laws, non-confidential information concerning an EMS ndividual participation in an alternative program will be reported.
563 564 565 566		(G)	LICEN: REPOR	SURE, D TED WI	PPLICATION FOR LICENSURE. ANY FINAL DENIAL OF APPLICATIONS FOR UE TO SIGNIFICANT CAUSE OR PUBLIC PROTECTION CONCERNS, MUST BE THIN TWO (2) DAYS OF THE DENIAL. THE FOLLOWING INFORMATION SHALL TO THE COORDINATED DATABASE:
567 568			(1)	•	enial of applications for licensure. The following information must be ed within one month of the denial:
569 570			(1)	Applie Rules	cant's identifying information as Stated in Section 11.32(A) of these and
571 572			(2)		nary of the reason for denial, SPECIFICALLY HIGHLIGHTING THE CAUSE OR C PROTECTION CONCERNS; and
573 574			(3)		ration, IF APPLICABLE, of the existence of a criminal investigation or ng criminal charges related to the denial; and
575 576 577			(4)	OR A S	ARATION OF ANY RESTRICTIONS ON FUTURE APPLICATIONS FOR LICENSURE, STATEMENT INDICATING THAT THERE ARE NO SUCH RESTRICTIONS ation of the denial.
578 579 580 581 582 583		(H)	crimir the FE indivi- soon a	nal conv BI backg dual Licus Is possi	f misconduct or criminal convictions. Individual acts of misconduct or rictions that a Member State becomes aware of, from sources other than ground check that may result in action against an EMS CLINICIAN'S cense or Privilege to Practice in any Member State must be reported as ole, but no later than two (2) business days of discovery by the State scovery.
584 585 586		(I)	sharin	g or rep	with 28 C.F.R. §20.3. Nothing in these Rules shall require or permit the orting of Criminal History Record Information as that term is defined in 0.3 in a manner that is prohibited by law.
587	11.4	DATA	DISCLO	OSURE,	INSPECTION OF RECORDS, AND REQUESTS.
588 589		(A) EXEMI			FROM DISCLOSURE. THE FOLLOWING COMMISSION RECORDS SHALL BE CINSPECTION OR DISCLOSURE REQUESTS:
590			(1)	THE F	OLLOWING EMS CLINICIAN INFORMATION:
591				Α.	PERSONAL IDENTIFYING INFORMATION; AND
592				В.	PERSONAL CONTACT INFORMATION; AND
593				C.	DISCIPLINARY RECORDS; AND
594				D.	ANY DATA ELEMENTS LABELED AS CONFIDENTIAL BY THE DATA OWNER.

595		(2) TH	E FOLLOWING INTERNAL COMMISSION RECORDS:
596		Α.	PERSONNEL RECORDS OF COMMISSION STAFF;
597		В.	COMMISSION PERSONNEL PRACTICE AND PROCEDURES;
598 599		C.	MATTERS SPECIFICALLY EXEMPTED FROM DISCLOSURE BY FEDERAL OR STATE STATUTES
600 601		D.	TRADE SECRETS, COMMERCIAL, OR FINANCIAL INFORMATION THAT IS PRIVILEGED OR CONFIDENTIAL;
602		Ε.	CENSURES AND ACCUSATIONS OF A CRIME;
603 604		F.	PERSONAL INFORMATION WHERE DISCLOSURE WOULD CONSTITUTE AN UNWARRANTED INVASION OF PERSONAL PRIVACY;
605		G.	INVESTIGATIVE RECORDS COMPILED FOR LAW ENFORCEMENT PURPOSES;
606 607 608		Н.	INFORMATION THAT SPECIFICALLY RELATES TO A CIVIL ACTION OR OTHER LEGAL PROCEEDING EXCEPT BY ORDER OF A COURT WITH JURISDICTION;
609		I.	CLOSED SESSION RECORDS RELATED TO ANY OF THE ABOVE TOPICS;
610 611		J.	RECORDS THAT CONTAIN LEGAL ADVICE OR ATTORNEY-CLIENT COMMUNICATIONS OR ATTORNEY WORK PRODUCT;
612		К.	CONFIDENTIAL MEDIATION OR ARBITRATION DOCUMENTS.
613 614 615		RE	TER CONSULTATION WITH COUNSEL, THE COMMISSION MAY DESIGNATE CORDS NOT DESIGNATED EXEMPT UNDER SECTIONS (1) OR (2) TO BE NFIDENTIAL AND NOT AVAILABLE TO THE PUBLIC FOR INSPECTION.
616 617 618	(A)	DATA THA	N OF DATA REQUESTS: THE COMMISSION SHALL DIRECT ALL REQUESTS FOR TARE NOT OTHERWISE PUBLISHED OR ACCESSIBLE BY THE DATA REQUESTOR SIGNATED DATA OWNER.
619 620 621 622 623 624	(B)	SENSITIVE REPORTS T IS EXEMPT	TION ON RELEASE OF PERSONALLY IDENTIFIABLE INFORMATION AND EDATA: THE COMMISSION SHALL NOT RELEASE OR GENERATE PUBLIC THAT CONTAIN PERSONALLY IDENTIFIABLE INFORMATION, INFORMATION THAT FROM DISCLOSURE UNDER THESE RULES, OR SENSITIVE DATA. ALL MEASURES TAKEN TO ENSURE THAT SUCH INFORMATION REMAINS CONFIDENTIAL AND
625 626 627 628 629	(C)	PRECAUTION CONTAINES SECURITY	AND PROTECTION: THE COMMISSION SHALL TAKE ALL NECESSARY ONS TO PROTECT THE SECURITY AND INTEGRITY OF THE INFORMATION D IN THE COORDINATED DATABASE. THIS INCLUDES IMPLEMENTING ROBUST MEASURES AND PROTOCOLS TO PREVENT UNAUTHORIZED ACCESS, RE, OR MISUSE OF DATA.
630 631 632	(D)	GENERATE	ION OF PUBLIC REPORTS: THE COMMISSION MAY, AT ITS SOLE DISCRETION, PUBLIC REPORTS THAT INCLUDE SUMMARIZED STATISTICS AND ANALYTICS MS WORKFORCE. THESE REPORTS SHALL NOT CONTAIN PERSONALLY

633		IDENTIFIABLE INFORMATION OR SENSITIVE DATA AND WILL BE DESIGNED TO PROVIDE
634 635		VALUABLE INSIGHTS AND TRENDS WITHOUT COMPROMISING INDIVIDUAL PRIVACY.
636	SECTION	12. Rulemaking
637 638 639 640 641 642 643	12.0	Proposed Rules or amendments. Proposed Rules or amendments to the Rules shall be adopted by majority vote of the members of the Commission. Proposed new Rules and amendments to existing Rules shall be submitted to the Commission office for referral to the Rules committee as follows: (A) Any Commissioner may submit a proposed Rule or Rule amendment for referral to the Rules committee during the next scheduled Commission meeting. This proposal shall be made in the form of a motion and approved by a majority vote of a quorum of the Commission members present at the meeting.
645 646		(B) Standing committees of the Commission may propose Rules or Rule amendments by majority vote of that Committee.
547 548 549 550 551	12.1	Preparation of draft Rules. The Rules committee shall prepare a draft of all proposed Rules and provide the draft to all Commissioners for review and comments. Based on the comments made by the Commissioners the Rules Committee shall prepare a final draft of the proposed Rule(s) or amendments for consideration by the Commission not later than the next Commission meeting.
652 653 654 655 656 657 658 659	12.2	Publication of draft Rules. Prior to promulgation and adoption of a final Rule (in accordance with Section 12 of the Compact) the Commission shall publish the text of the proposed Rule or amendment prepared by the Rules committee not later than sixty (60) days prior to the meeting at which the vote is scheduled, on the official website of the Commission and in any other official publication that may be designated by the Commission for the publication of its Rules. All written comments received by the Rules committee on proposed Rules shall be posted on the Commission's website upon receipt. In addition to the text of the proposed Rule or amendment, the reason for the proposed Rule shall be provided.
660	12.3	Notification. Each administrative Rule or amendment shall State:
661 662 663		(A) The place, time, and date of the scheduled public hearing, if any;(B) The manner in which interested persons may submit notice to the Commission of their intention to attend the public hearing and any written comments; and
664 665 666		(C) The name, position, physical and electronic mail address, telephone, and telefax number of the person to whom interested persons may respond with notice of their attendance and written comments.
667 668 669	12.4	Public Hearings. Every public hearing shall be conducted in a manner guaranteeing each person who wishes to comment a fair and reasonable opportunity to comment. In accordance with Section 12 H. of the Compact specifically:

the place, time, and date of the scheduled public hearing.

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If a hearing is held on the proposed Rule or amendment, the Commission shall publish

672 673 674 675		(B)	All persons wishing to be heard at the hearing shall notify the Chairperson of the Commission or other designated member in writing of their desire to appear and testify at the hearing not less than five (5) business days before the scheduled date of the hearing.
676 677		(C)	Hearings shall be conducted in a manner providing each person who wishes to comment a fair and reasonable opportunity to comment orally or in writing.
678 679 680 681 682		(D)	No transcript of the public hearing is required, unless a written request for a transcript is made; in which case the person or entity making the request shall pay for the transcript. A recording may be made in lieu of a transcript under the same terms and conditions as a transcript. This subsection shall not preclude the Commission from making a transcript or recording of the public hearing.
683 684 685		(E)	Nothing in this section shall be construed as requiring a separate hearing on each Rule. Rules may be grouped for the convenience of the Commission at hearings required by this section.
686 687 688		(F)	Following the scheduled hearing date, or by the close of business on the scheduled hearing date if the hearing was not held, the Commission shall consider all written and oral comments received.
689 690 691		(G)	The Commission shall, by majority vote of a quorum of the Commissioners, take final action on the proposed Rule and shall determine the effective date of the Rule, if any, based on the Rulemaking record and the full text of the Rule.
692 693 694 695 696	12.5	Comp Rules that h	as of Rules upon adoption of additional Member States. Any State that joins the bact subsequent to the Commission's initial adoption of the Rules shall be subject to the as they exist on the date on which the Compact becomes law in that State. Any Rule has been previously adopted by the Commission shall have the full force and effect of in the day the Compact becomes law in that State.
697 698 699 700 701 702	12.6	may of adopt section later to	rgency Rulemaking. Upon determination that an emergency exists, the Commission consider and adopt an emergency Rule that shall become effective immediately upon iton, provided that the usual Rulemaking procedures provided in the Compact and in this on shall be retroactively applied to the Rule as soon as reasonably possible, in no event than ninety (90) days after the effective date of the Rule. An emergency Rule is one that be made effective immediately in order to:
703		(A)	Meet an imminent threat to public health, safety, or welfare; Prevent a loss of federal or State funds;
704 705 706		(B) (C)	Meet a deadline for the promulgation of an administrative Rule that is established by federal law or Rule; or

SECTION 13. Compliance Issues and Dispute Resolution Process

Protect public health and safety.

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(D)

710	13.1	Initia	tion of Compliance
711		(A)	Compliance issues shall be initiated by the Executive Committee.
712 713		(B)	The Executive Committee shall first seek to provide remedial education and specific technical assistance for any potential default.
714 715 716		(C)	For unresolved potential defaults, the Executive Committee shall send a written notice of non-compliance to the Commissioner in the Member State with the alleged non-compliance issue. The State shall respond in writing within thirty (30) calendar days.
717 718			(1) If the Member States does not have a designated Commissioner, the written notice of non-compliance shall be sent to the Governor of the Member State.
719 720 721 722			(3) If the State fails to respond to the written notice, the Executive Committee, through the Executive Director, shall send a written notice of non-compliance to the Governor of the Member State, copied to the Commissioner, with the alleged non-compliance issue.
723 724 725			(3) If the response, in the determination of the Executive Committee fails to reasonably resolve the non-compliance issue, the Executive Committee shall request a written Plan of Correction.
726 727		(D)	The Executive Committee shall provide a report and make a recommendation to the Commission concerning issues of non-compliance that:
728			(1) do not have an approved Plan of Correction, with progress; or
729			(2) remain unresolved for three (3) or more calendar months.
730 731 732		(E)	Grounds for default include but are not limited to, failure of a Compact State to perform obligations or responsibilities imposed by the Compact, Commission Bylaws, or duly promulgated Rules.
733 734 735 736 737		(F)	If the Commission determines that a Compact State has at any time defaulted in the performance of any of its obligations or responsibilities under the Compact, Bylaws or duly promulgated Rules, the Commission shall notify the Commissioner and Governor of the defaulting Compact State in writing. The Commission may impose any or all of the following remedies:
738		A	(1) Remedial education and technical support as directed by the Commission;
739 740			Damages and/or costs in such amounts as are deemed to be reasonable as fixed by the Commission;
741			(3) Suspension of membership in the Compact; and
742 743			(4) Termination of membership in the Compact as provided in the Model Legislation and administrative Rules.
744 745 746		(G)	The Commission shall not bear any costs relating to the defaulting Compact State unless otherwise mutually agreed upon between the Commission and the defaulting Compact State.

13.2 Dispute Resolution Process – Informal, Mediation and Arbitration.

- The Commissioner from each Compact State shall enforce the Compact and take all (A) actions necessary and appropriate to carry out the Compact's purpose and intent. The Commission supports efforts to resolve disputes between and among Compact States and encourages communication directly between Compact States prior to employing formal resolution methods.
- (B) Any Compact State may submit a written request to the Executive Committee for assistance in interpreting the law, Rules, and policies of the Compact. The Executive Committee may seek the assistance of the Commission's legal counsel in interpreting the Compact. The Executive Committee shall issue the Commission interpretation of the Compact to all parties to the dispute.
- Before submitting a complaint to the Executive Committee, the complaining Member (C) State and responding Member State shall attempt to resolve the issues without intervention by the Commission.
- When disputes among Member States are unresolved through informal attempts, the (D) Commission shall request assistance from the Executive Committee.
 - It is the duty of the Executive Committee to address disputes between or **(1)** among the Member States concerning the Compact when informal attempts between the Compact States to resolve disputes have been unsuccessful.
 - The Executive Committee, on behalf of the Commission, in the reasonable (2) exercise of its discretion, has the authority to assist in the resolution of disputes between and among Member States concerning the Compact.

(E) Informal Resolution

- In the event of a dispute arising from the interpretation or application of the Compact by a Member State, the following procedure shall be followed:
 - (a) The Commissioner of the disputing State shall initiate contact with the Commissioner(s) of the Member State(s) involved in the dispute.
 - (b) The initiating Commissioner shall provide a written Statement to the Commissioner(s) of the concerned State(s). This Statement, which will be copied to the Executive Committee, shall detail the nature of the dispute.
 - Upon receipt of the dispute letter, the Commissioner(s) of the State(s) (c) involved shall:
 - (i) Review the contents of the letter.
 - (ii) Conduct an inquiry into the matter.
 - (iii) Provide a written response addressing the issues raised.

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783 784 785		(d)	The response must be issued, in writing copied to the Executive Committee, within 30 calendar days from the receipt of the dispute letter.
786 787 788		(e)	If interpretation of the Compact is necessary, the Commissioner(s) shall contact the Executive Committee via the Executive Director to request assistance in interpreting relevant provisions.
789 790		(f)	The Commissioner raising the concern shall document all attempts to resolve the issues.
791 792	(2)		ssues cannot be resolved between the Member States, the dispute shall erred to the Executive Committee for further consideration.
793 794 795	(3)	throug	es between two (2) or more Member States which cannot be resolved h informal resolution or through the Executive Committee, may be d to mediation and/or an arbitration panel to resolve the issues.
796	(F) Mediation.		
797 798 799	(1)		npact State that is a party to a dispute may request, or the Executive ittee may require, the submission of a matter in controversy to ion.
800 801 802 803	(2)	Comm Certifi	tion shall be conducted by a mediator appointed by the Executive ittee from a list of mediators approved by the National Association of ed Mediators, or a mediator otherwise agreed to by all parties to the e and pursuant to procedures customarily used in mediation proceedings.
804 805	(3)		ssues are resolved through mediation to the satisfaction of all Member involved, no further action is required.
806 807 808 809 810	(4)	all par such m by Star	event mediation is necessary, and unless otherwise agreed in advance by ties, the prevailing party or parties may be entitled to recover the costs of nedication, including reasonable attorneys' fees, to the extent permitted te law of the prevailing party State. The Commission shall not be liable at fees, costs or charges pertaining to mediation.
811	(G) Arbitration	1.	
812 813 814 815 816	(1)	throug Memb Directe	event of a dispute between Member States that cannot be resolved h informal means or by mediation, the Commissioner of the initiating er State(s) shall submit an Arbitration Request form to the Executive or with a copy to be sent by the initiating State to the other Member) involved.
817 818	(2)	Each N Agreen	Member State party to the dispute shall submit a signed Arbitration ment.
819	(3)	The Ex	xecutive Director shall coordinate the arbitration process.
820	(4)	The de	ecision of the arbitrator(s) shall be final and binding.

	(5)	In the event arbitration is necessary, and unless otherwise agreed by the parties, at the discretion of an independent arbitration panel, the prevailing party or parties may be entitled to recover the costs of such arbitration, including reasonable attorneys' fees, to the extent permitted by State law of the prevailing party State. The Commission shall not be liable for any fees, costs or charges pertaining to arbitration.
	(6)	Arbitration decisions may be enforced in a court of competent jurisdiction.
13.3		ommission shall not bear any costs relating to the defaulting Compact State vise mutually agreed upon between the Commission and the defaulting Compact
13.4	legal action in enforce comp Bylaws again	orcement. The Commission may by majority vote of the Commissioners, initiate in the United States District Court for the Middle District of Pennsylvania to bliance with the provisions of the Compact, its duly promulgated Rules and ast any Compact State in default. If judicial enforcement is necessary, the rty shall be awarded all costs of such litigation including reasonable attorney's
SECTION	14. Compac	et Implementation and Activation Date.
14.1		tion Date. The Compact was implemented on October 7, 2017, following the the EMS Compact legislation in ten (10) Member States.
14.2	Activation D	Pate. The Compact was activated on March 15, 2020.
SECTION	15. Not Use	d
	13.4 SECTION 14.1 14.2	(6) 13.3 Costs. The Counless otherw State. 13.4 Judicial Enfollegal action in enforce comp Bylaws again prevailing pafees. SECTION 14. Compact the enactment of the costs.

