Senate Amendments to House Bill No. 259

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- SECTION 1. Section 41-58-1, Mississippi Code of 1972, is
- 16 amended as follows:
- 17 41-58-1. As used in this chapter:
- 18 (a) "Department" means the Mississippi State Department
- 19 of Health.
- 20 (b) "Licensed practitioner" means a person licensed or
- 21 otherwise authorized by law to practice medicine, dentistry,
- 22 chiropractic, osteopathy or podiatry, or a licensed nurse
- 23 practitioner or physician assistant.
- 24 (c) "Ionizing radiation" means x-rays and gamma rays,
- 25 alpha and beta particles, high-speed electrons, neutrons and other
- 26 nuclear particles.
- 27 (d) "X-radiation" means penetrating electromagnetic
- 28 radiation with wavelengths shorter than ten (10) nanometers
- 29 produced by bombarding a metallic target with fast electrons in a
- 30 vacuum.

- 31 (e) "Supervision" means responsibility for, and control
- 32 of, quality radiation safety and protection, and technical aspects
- 33 of the application of ionizing radiation to human beings for
- 34 diagnostic and/or therapeutic purposes.
- 35 (f) "Medical radiation technology" means the science
- 36 and art of applying ionizing radiation to human beings for
- 37 diagnostic and/or therapeutic purposes. The four (4) specialized
- 38 disciplines of medical radiation technology are diagnostic
- 39 radiologic technology, nuclear medicine technology, radiation
- 40 therapy and limited x-ray machine operator.
- 41 (g) "Radiologic technologist" means a person other than
- 42 a licensed practitioner who has passed a national certification
- 43 examination recognized by the department such as the American
- 44 Registry of Radiologic Technologists examination or its
- 45 equivalent, who applies x-radiation or ionizing radiation to any
- 46 part of the human body for diagnostic purposes and includes the
- 47 administration of parenteral and enteral contrast media and
- 48 administration of other medications or procedures incidental to
- 49 radiologic examinations.
- 50 (h) "Nuclear medicine" means the discipline of
- 51 performing in vivo imaging and measurement procedures and in vitro
- 52 nonimaging laboratory studies, preparing radiopharmaceuticals and
- 53 administering diagnostic/therapeutic doses of radiopharmaceuticals
- 54 and other medications or procedures incidental for nuclear
- 55 medicine exams to human beings while under the supervision of a

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    licensed practitioner who is authorized to use radioactive
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    material.
               ( * * *i) "Nuclear medicine technologist" means a
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    person other than a licensed practitioner who has passed a
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    national certification examination recognized by the department
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    such as the American Registry of Radiologic Technologists
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    examination * * *, the Nuclear Medicine Technology Certification
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    Board examination or * * * their equivalent, * * * and who has
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    registered with the department to perform nuclear medicine.
    A * * * registered nuclear medicine technologist * * * may
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    perform * * * computed tomography or magnetic resonance imaging
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    only for the purposes of anatomical location and attenuation
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    correction, provided that this limitation does not apply to
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    persons registered by the department to perform nuclear
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    medicine * * * who are also certified in radiography, computed
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    tomography or magnetic resonance imaging by the American Registry
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    of Radiologic Technologists, the Nuclear Medicine Technology
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    Certification Board, or * * * their equivalent. * * *
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               ( * * *j) "Radiation therapist" means a person other
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    than a licensed practitioner who has passed a national
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    certification examination recognized by the department such as the
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    American Registry of Radiologic Technologists examination or its
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    equivalent, who applies x-radiation and the ionizing radiation
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    emitted from particle accelerators, cobalt sixty (60) units and
    sealed sources of radioactive material to human beings for
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    therapeutic purposes while under the supervision of a licensed
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H. B. 259 PAGE 3

- 82 radiation oncologist or a board-certified radiologist who is
- 83 licensed to possess and use radioactive material.
- 84 (\star \star k) "Limited x-ray machine operator" means a
- 85 person other than a licensed practitioner or radiologic
- 86 technologist who is issued a permit by the State Board of Medical
- 87 Licensure to perform medical radiation technology limited to
- 88 specific radiographic procedures on certain parts of the human
- 89 anatomy, specifically the chest, abdomen and skeletal structures,
- 90 and excluding fluoroscopic, both stationary and mobile (C-arm),
- 91 and contrast studies, computed tomography, nuclear medicine,
- 92 radiation therapy studies and mammography.
- 93 (* * *1) "Council" means the Medical Radiation
- 94 Advisory Council created under Section 41-58-3.
- 95 This section shall stand repealed on July 1, * * * 2028.
- 96 **SECTION 2.** Section 41-58-3, Mississippi Code of 1972, is
- 97 amended as follows:
- 98 41-58-3. (1) The department shall have full authority to
- 99 adopt such rules and regulations not inconsistent with the laws of
- 100 this state as may be necessary to effectuate the provisions of
- 101 this chapter, and may amend or repeal the same as may be necessary
- 102 for such purposes.
- 103 (2) There shall be established a Medical Radiation Advisory
- 104 Council to be appointed as provided in this section. The council
- 105 shall consist of ten (10) members as follows:
- 106 (a) One (1) radiologist who is an active practitioner
- 107 and member of the Mississippi Radiological Society;

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                (b)
                    One (1) licensed family physician;
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                    One (1) licensed practitioner;
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                    Two (2) registered radiologic technologists;
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                    One (1) nuclear medicine technologist;
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                (f)
                    One (1) radiation therapist;
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                    One (1) radiation physicist;
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                    One (1) hospital administrator; and
                (h)
                    The State Health Officer, or his designee, who
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     shall serve as ex officio chairman with no voting authority.
               The department shall, following the recommendations from
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           (3)
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     the appropriate professional state societies and organizations,
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     including the Mississippi Radiological Society, the Mississippi
     Society of Radiologic Technologists, and the Mississippi State
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     Nuclear Medicine Society, and other nominations that may be
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     received from whatever source, appoint the members of the council
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     as soon as possible after April 13, 1996. Any person serving on
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     the council who is a practitioner of a profession or occupation
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     required to be licensed, credentialed or certified in the state
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     shall be a holder of an appropriate license, credential or
     certificate issued by the state. All members of the council shall
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     be residents of the State of Mississippi. The council shall
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     promulgate such rules and regulations by which it shall conduct
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     its business. Members of the council shall receive no salary for
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     services performed on the council but may be reimbursed for their
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     reasonable and necessary actual expenses incurred in the
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     performance of the same, from funds provided for such purpose.
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- The council shall assist and advise the department in the development of regulations and standards to effectuate the
- 136 provisions of this chapter.
- (4) A radiologic technologist, nuclear medicine technologist or radiation therapist shall not apply ionizing or x-radiation or administer radiopharmaceuticals to a human being or otherwise engage in the practice of medical radiation technology unless the person possesses a valid registration issued by the department under the provisions of this chapter.
- 143 (5) The department may issue a temporary registration to
 144 practice a specialty of medical radiation technology to any
 145 applicant who has completed an approved program, who has complied
 146 with the provisions of this chapter, and is awaiting examination
 147 for that specialty. This registration shall convey the same
 148 rights as the registration for which the applicant is awaiting
 149 examination and shall be valid for one (1) six-month period.
- 150 (6) The department may charge a registration fee of not more
 151 than Fifty Dollars (\$50.00) biennially to each person to whom it
 152 issues a registration under the provisions of this chapter. Any
 153 increase in the fee charged by the department under this
 154 subsection shall be in accordance with the provisions of Section
 155 41-3-65.
 - (7) Registration with the department is not required for:
- 157 (a) A student enrolled in and participating in an
 158 accredited course of study approved by the department for
 159 diagnostic radiologic technology, nuclear medicine technology or

- 160 radiation therapy, who as a part of his clinical course of study
- 161 applies ionizing radiation to a human being while under the
- 162 supervision of a licensed practitioner, registered radiologic
- 163 technologist, registered nuclear medicine technologist or
- 164 registered radiation therapist;
- 165 (b) Laboratory personnel who use radiopharmaceuticals
- 166 for in vitro studies;
- 167 (c) A dental hygienist or a dental assistant who is not
- 168 a radiologic technologist, nuclear medicine technologist or
- 169 radiation therapist, who possesses a radiology permit issued by
- 170 the Board of Dental Examiners and applies ionizing radiation under
- 171 the specific direction of a licensed dentist;
- 172 (d) A chiropractic assistant who is not a radiologic
- 173 technologist, nuclear medicine technologist or radiation
- 174 therapist, who possesses a radiology permit issued by the Board of
- 175 Chiropractic Examiners and applies ionizing radiation under the
- 176 specific direction of a licensed chiropractor;
- (e) An individual who is permitted as a limited x-ray
- 178 machine operator by the State Board of Medical Licensure and
- 179 applies ionizing radiation in a physician's office, radiology
- 180 clinic or a licensed hospital in Mississippi under the specific
- 181 direction of a licensed practitioner; and
- (f) A student enrolled in and participating in an
- 183 accredited course of study for diagnostic radiologic technology,
- 184 nuclear medicine technology or radiation therapy and is employed
- 185 by a physician's office, radiology clinic or a licensed hospital

- in Mississippi and applies ionizing radiation under the specific direction of a licensed practitioner.
- 188 (8) Nothing in this chapter is intended to limit, preclude,
 189 or otherwise interfere with the practices of a licensed
 190 practitioner who is duly licensed or registered by the appropriate
 191 agency of the State of Mississippi, provided that the agency
 192 specifically recognizes that the procedures covered by this
 193 chapter are within the scope of practice of the licensee or
 194 registrant.
- 195 (9) (a) If any radiologic technologist, nuclear medicine
 196 technologist or radiation therapist violates any provision of this
 197 chapter or the regulations adopted by the department, the
 198 department shall suspend or revoke the registration and practice
 199 privileges of the person or issue other disciplinary actions in
 200 accordance with statutory procedures and rules and regulations of
 201 the department.
- 202 If any person violates any provision of this 203 chapter, the department shall issue a written warning to the 204 licensed practitioner or medical institution that employs the 205 person; and if that person violates any provision of this chapter 206 again within three (3) years after the first violation, the 207 department may suspend or revoke the permit or registration for 208 the x-radiation and ionizing equipment of the licensed 209 practitioner or medical institution that employs the person, in 210 accordance with statutory procedures and rules and regulations of

- 211 the department regarding suspension and revocation of those
- 212 permits or registrations.
- 213 (10) This section shall stand repealed on July 1, * * *
- 214 2028.
- SECTION 3. Section 41-58-5, Mississippi Code of 1972, is
- 216 amended as follows:
- 217 41-58-5. (1) Each registered radiologic technologist,
- 218 registered nuclear medicine technologist and registered radiation
- 219 therapist shall submit evidence to the department of completing
- 220 twenty-four (24) hours of continuing education in a two-year
- 221 period as described in the rules and regulations of the
- 222 department.
- 223 (2) Each limited x-ray machine operator who is first
- 224 employed to apply ionizing radiation in the State of Mississippi
- 225 shall complete twelve (12) hours of education in radiologic
- 226 technology, with six (6) of those hours specifically in radiation
- 227 protection, not later than twelve (12) months after the date of
- 228 his or her employment to apply ionizing radiation, and shall
- 229 thereafter submit evidence to the State Board of Medical Licensure
- 230 of completing twelve (12) hours of continuing education in a
- 231 two-year period as described in the rules and regulations of the
- 232 State Board of Medical Licensure. Six (6) of the continuing
- 233 education hours must be in radiation protection.
- 234 (3) Each individual who is exempt from registration under
- 235 paragraph (d) of Section 41-58-3(7) shall complete twelve (12)
- 236 hours of continuing education in a two-year period as described in

- the rules and regulations of the department. Six (6) of the continuing education hours must be in radiation protection.
- 239 (4) Each individual who is exempt from registration under
 240 paragraph (d) of Section 41-58-3(7) and who is first employed to
 241 apply ionizing radiation in the State of Mississippi shall
 242 complete twelve (12) hours of education in radiologic technology,
 243 with six (6) of those hours specifically in radiation protection,
- not later than twelve (12) months after the date of his or her employment to apply ionizing radiation.
- 246 (5) The department shall approve training sessions that will 247 provide the continuing education required under this section in 248 each of the junior/community college districts in the state, with 249 at least one (1) training session being held during each quarter 250 of the year.
 - of Medical Licensure may charge a fee of not more than Fifty
 Dollars (\$50.00) biennially to each individual whom the board
 certifies as having completed the continuing education
 requirements of this section.
- 256 (7) This section shall stand repealed on July 1, * * * 2028.

 257 SECTION 4. The Occupational Therapy Licensure Compact is

 258 enacted into law and entered into by this state with any and all

 259 states legally joining in the Compact in accordance with its

 260 terms, in the form substantially as follows:
- 261 OCCUPATIONAL THERAPY LICENSURE COMPACT
 262 SECTION 1.

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263 **PURPOSE**

The purpose of this Compact is to facilitate interstate

practice of occupational therapy with the goal of improving public

access to occupational therapy services. The practice of

occupational therapy occurs in the state where the patient/client

is located at the time of the patient/client encounter. The

Compact preserves the regulatory authority of states to protect

public health and safety through the current system of state

- 272 This Compact is designed to achieve the following objectives:
- 1. Increase public access to occupational therapy
 274 services by providing for the mutual recognition of other member
 275 state licenses;
- 2. Enhance the states' ability to protect the public's health and safety;
- 278 3. Encourage the cooperation of member states in regulating multi-state occupational therapy practice;
- 280 4. Support spouses of relocating military members;
- 5. Enhance the exchange of licensure, investigative, and disciplinary information between member states;
- 6. Allow a remote state to hold a provider of services with a compact privilege in that state accountable to that state's practice standards; and
- 7. Facilitate the use of telehealth technology in order to increase access to occupational therapy services.
- 288 **SECTION 2.**

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licensure.

289 **DEFINITIONS**

As used in this Compact, and except as otherwise provided, 291 the following definitions shall apply:

- 1. "Active duty military" means full-time duty status
 in the active uniformed service of the United States, including
 members of the National Guard and Reserve on active duty orders
 pursuant to 10 USC Chapter 1209 and 10 USC Chapter 1211.
- 296 "Adverse action" means any administrative, civil, 297 equitable, or criminal action permitted by a state's laws which is 298 imposed by a licensing board or other authority against an 299 occupational therapist or occupational therapy assistant, 300 including actions against an individual's license or compact privilege such as censure, revocation, suspension, probation, 301 302 monitoring of the licensee, or restriction on the licensee's 303 practice.
- 304 3. "Alternative program" means a non-disciplinary
 305 monitoring process approved by an occupational therapy licensing
 306 board.
- 307 4. "Compact privilege" means the authorization, which 308 is equivalent to a license, granted by a remote state to allow a 309 licensee from another member state to practice as an occupational 310 therapist or practice as an occupational therapy assistant in the remote state under its laws and rules. The practice of 311 312 occupational therapy occurs in the member state where the patient/client is located at the time of the patient/client 313 314 encounter.

- 315 5. "Continuing competence/education" means a
- 316 requirement, as a condition of license renewal, to provide
- 317 evidence of participation in, and/or completion of, educational
- 318 and professional activities relevant to practice or area of work.
- 319 6. "Current significant investigative information"
- 320 means investigative information that a licensing board, after an
- 321 inquiry or investigation that includes notification and an
- 322 opportunity for the occupational therapist or occupational therapy
- 323 assistant to respond, if required by state law, has reason to
- 324 believe is not groundless and, if proved true, would indicate more
- 325 than a minor infraction.
- 7. "Data system" means a repository of information
- 327 about licensees, including, but not limited to, license status,
- 328 investigative information, compact privileges, and adverse
- 329 actions.
- 330 8. "Encumbered license" means a license in which an
- 331 adverse action restricts the practice of occupational therapy by
- 332 the licensee or the adverse action has been reported to the
- 333 National Practitioners Data Bank (NPDB).
- 9. "Executive Committee" means a group of directors
- 335 elected or appointed to act on behalf of, and within the powers
- 336 granted to them by, the Commission.
- 337 10. "Home state" means the member state that is the
- 338 licensee's primary state of residence.

- 339 11. "Impaired practitioner" means individuals whose
- 340 professional practice is adversely affected by substance abuse,
- 341 addiction, or other health-related conditions.
- 342 12. "Investigative information" means information,
- 343 records, and/or documents received or generated by an occupational
- 344 therapy licensing board pursuant to an investigation.
- 345 13. "Jurisprudence requirement" means the assessment of
- 346 an individual's knowledge of the laws and rules governing the
- 347 practice of occupational therapy in a state.
- 348 14. "Licensee" means an individual who currently holds
- 349 an authorization from the state to practice as an occupational
- 350 therapist or as an occupational therapy assistant.
- 351 15. "Member state" means a state that has enacted the
- 352 Compact.
- 353 16. "Occupational therapist" means an individual who is
- 354 licensed by a state to practice occupational therapy.
- 355 17. "Occupational therapy assistant" means an
- 356 individual who is licensed by a state to assist in the practice of
- 357 occupational therapy.
- 358 18. "Occupational therapy," "occupational therapy
- 359 practice," and the "practice of occupational therapy" mean the
- 360 care and services provided by an occupational therapist or an
- 361 occupational therapy assistant as set forth in the member state's
- 362 statutes and regulations.

- 363 19. "Occupational Therapy Compact Commission" or
- 364 "Commission" means the national administrative body whose
- 365 membership consists of all states that have enacted the Compact.
- 366 20. "Occupational therapy licensing board" or
- 367 "licensing board" means the agency of a state that is authorized
- 368 to license and regulate occupational therapists and occupational
- 369 therapy assistants.
- 370 21. "Primary state of residence" means the state (also
- 371 known as the home state) in which an occupational therapist or
- 372 occupational therapy assistant who is not active duty military
- 373 declares a primary residence for legal purposes as verified by:
- 374 driver's license, federal income tax return, lease, deed, mortgage
- 375 or voter registration or other verifying documentation as further
- 376 defined by Commission Rules.
- 377 22. "Remote state" means a member state other than the
- 378 home state, where a licensee is exercising or seeking to exercise
- 379 the compact privilege.
- 380 23. "Rule" means a regulation promulgated by the
- 381 Commission that has the force of law.
- 382 24. "State" means any state, commonwealth, district, or
- 383 territory of the United States of America that regulates the
- 384 practice of occupational therapy.
- 385 25. "Single-state license" means an occupational
- 386 therapist or occupational therapy assistant license issued by a
- 387 member state that authorizes practice only within the issuing

- 388 state and does not include a compact privilege in any other member
- 389 state.
- 390 26. "Telehealth" means the application of
- 391 telecommunication technology to deliver occupational therapy
- 392 services for assessment, intervention and/or consultation.
- SECTION 3.
- 394 STATE PARTICIPATION IN THE COMPACT
- 395 A. To participate in the Compact, a member state shall:
- 396 1. License occupational therapists and occupational
- 397 therapy assistants;
- 398 2. Participate fully in the Commission's data system,
- 399 including, but not limited to, using the Commission's unique
- 400 identifier as defined in rules of the Commission;
- 401 3. Have a mechanism in place for receiving and
- 402 investigating complaints about licensees;
- 4. Notify the Commission, in compliance with the terms
- 404 of the Compact and rules, of any adverse action or the
- 405 availability of investigative information regarding a licensee;
- 5. Implement or use procedures for considering the
- 407 criminal history records of applicants for an initial compact
- 408 privilege. These procedures shall include the submission of
- 409 fingerprints or other biometric-based information by applicants
- 410 for the purpose of obtaining an applicant's criminal history
- 411 record information from the Federal Bureau of Investigation and
- 412 the agency responsible for retaining that state's criminal
- 413 records;

- a. A member state shall, within a time frame
- 415 established by the Commission, require a criminal background check
- 416 for a licensee seeking/applying for a compact privilege whose
- 417 primary state of residence is that member state, by receiving the
- 418 results of the Federal Bureau of Investigation criminal record
- 419 search, and shall use the results in making licensure decisions.
- 420 b. Communication between a member state, the
- 421 Commission and among member states regarding the verification of
- 422 eligibility for licensure through the Compact shall not include
- 423 any information received from the Federal Bureau of Investigation
- 424 relating to a federal criminal records check performed by a member
- 425 state under Public Law 92-544.
- 426 6. Comply with the rules of the Commission;
- 427 7. Use only a recognized national examination as a
- 428 requirement for licensure pursuant to the rules of the Commission;
- 429 and
- 430 8. Have continuing competence/education requirements as
- 431 a condition for license renewal.
- B. A member state shall grant the compact privilege to a
- 433 licensee holding a valid unencumbered license in another member
- 434 state in accordance with the terms of the Compact and rules.
- 435 C. Member states may charge a fee for granting a compact
- 436 privilege.
- D. A member state shall provide for the state's delegate to
- 438 attend all Occupational Therapy Compact Commission meetings.

- 439 E. Individuals not residing in a member state shall continue
- 440 to be able to apply for a member state's single-state license as
- 441 provided under the laws of each member state. However, the
- 442 single-state license granted to these individuals shall not be
- 443 recognized as granting the compact privilege in any other member
- 444 state.
- F. Nothing in this Compact shall affect the requirements
- 446 established by a member state for the issuance of a single-state
- 447 license.
- 448 **SECTION 4.**
- 449 COMPACT PRIVILEGE
- 450 A. To exercise the compact privilege under the terms and
- 451 provisions of the Compact, the licensee shall:
- 452 1. Hold a license in the home state;
- 453 2. Have a valid United States Social Security Number or
- 454 National Practitioner Identification number;
- 455 3. Have no encumbrance on any state license;
- 4. Be eligible for a compact privilege in any member
- 457 state in accordance with subsections D, F, G, and H of this
- 458 section;
- 459 5. Have paid all fines and completed all requirements
- 460 resulting from any adverse action against any license or compact
- 461 privilege, and two (2) years have elapsed from the date of such
- 462 completion;
- 463 6. Notify the Commission that the licensee is seeking
- 464 the compact privilege within a remote state(s);

- 7. Pay any applicable fees, including any state fee,
- 466 for the compact privilege;
- 8. Complete a criminal background check in accordance
- 468 with subsection A.5 of Section 3 of this Compact;
- a. The licensee shall be responsible for the
- 470 payment of any fee associated with the completion of a criminal
- 471 background check.
- 9. Meet any jurisprudence requirements established by
- 473 the remote state(s) in which the licensee is seeking a compact
- 474 privilege; and
- 475 10. Report to the Commission adverse action taken by
- 476 any non-member state within thirty (30) days from the date the
- 477 adverse action is taken.
- 478 B. The compact privilege is valid until the expiration date
- 479 of the home state license. The licensee must comply with the
- 480 requirements of subsection A of this section to maintain the
- 481 compact privilege in the remote state.
- 482 C. A licensee providing occupational therapy in a remote
- 483 state under the compact privilege shall function within the laws
- 484 and regulations of the remote state.
- D. Occupational therapy assistants practicing in a remote
- 486 state shall be supervised by an occupational therapist licensed or
- 487 holding a compact privilege in that remote state.
- 488 E. A licensee providing occupational therapy in a remote
- 489 state is subject to that state's regulatory authority. A remote
- 490 state may, in accordance with due process and that state's laws,

- 491 remove a licensee's compact privilege in the remote state for a
- 492 specific period of time, impose fines, and/or take any other
- 493 necessary actions to protect the health and safety of its
- 494 citizens. The licensee may be ineligible for a compact privilege
- 495 in any state until the specific time for removal has passed and
- 496 all fines are paid.
- F. If a home state license is encumbered, the licensee shall
- 498 lose the compact privilege in any remote state until the following
- 499 occur:
- 1. The home state license is no longer encumbered; and
- 501 2. Two (2) years have elapsed from the date on which
- 502 the home state license is no longer encumbered in accordance with
- 503 paragraph 1 of this subsection F.
- 504 G. Once an encumbered license in the home state is restored
- 505 to good standing, the licensee must meet the requirements of
- 506 subsection A of this section to obtain a compact privilege in any
- 507 remote state.
- 508 H. If a licensee's compact privilege in any remote state is
- 509 removed, the individual may lose the compact privilege in any
- 510 other remote state until the following occur:
- 511 1. The specific period of time for which the compact
- 512 privilege was removed has ended;
- 513 2. All fines have been paid and all conditions have
- 514 been met;

- Two (2) years have elapsed from the date of
- 516 completing requirements for paragraphs 1 and 2 of this subsection
- 517 H; and
- 518 4. The compact privileges are reinstated by the
- 519 Commission, and the compact data system is updated to reflect
- 520 reinstatement.
- I. If a licensee's compact privilege in any remote state is
- 522 removed due to an erroneous charge, privileges shall be restored
- 523 through the compact data system.
- J. Once the requirements of subsection H of this section
- 525 have been met, the licensee must meet the requirements in
- 526 subsection A of this section to obtain a compact privilege in a
- 527 remote state.
- 528 **SECTION 5.**
- 529 **OBTAINING A NEW HOME STATE LICENSE**
- 530 BY VIRTUE OF COMPACT PRIVILEGE
- 531 A. An occupational therapist or occupational therapy
- 532 assistant may hold a home state license, which allows for compact
- 533 privileges in member states, in only one (1) member state at a
- 534 time.
- B. If an occupational therapist or occupational therapy
- 536 assistant changes primary state of residence by moving between two
- 537 (2) member states:
- 1. The occupational therapist or occupational therapy
- 539 assistant shall file an application for obtaining a new home state
- 540 license by virtue of a compact privilege, pay all applicable fees,

- 341 and notify the current and new home state in accordance with
- 542 applicable rules adopted by the Commission.
- 543 2. Upon receipt of an application for obtaining a new
- 544 home state license by virtue of compact privilege, the new home
- 545 state shall verify that the occupational therapist or occupational
- 546 therapy assistant meets the pertinent criteria outlined in Section
- 547 4 of this Compact via the data system, without need for primary
- 548 source verification except for:
- a. An FBI fingerprint based criminal background
- 550 check if not previously performed or updated pursuant to
- 551 applicable rules adopted by the Commission in accordance with
- 552 Public Law 92-544;
- b. Other criminal background check as required by
- 554 the new home state; and
- 555 c. Submission of any requisite Jurisprudence
- 556 Requirements of the new home state.
- 557 3. The former home state shall convert the former home
- 558 state license into a compact privilege once the new home state has
- 559 activated the new home state license in accordance with applicable
- 560 rules adopted by the Commission.
- 561 4. Notwithstanding any other provision of this Compact,
- 562 if the occupational therapist or occupational therapy assistant
- 563 cannot meet the criteria in Section 4 of this Compact, the new
- 564 home state shall apply its requirements for issuing a new
- 565 single-state license.

- 5. The occupational therapist or the occupational therapy assistant shall pay all applicable fees to the new home state in order to be issued a new home state license.
- C. If an occupational therapist or occupational therapy
 assistant changes primary state of residence by moving from a
 member state to a non-member state, or from a non-member state to
 a member state, the state criteria shall apply for issuance of a
 single-state license in the new state.
- D. Nothing in this Compact shall interfere with a licensee's ability to hold a single-state license in multiple states; however, for the purposes of this Compact, a licensee shall have only one home state license.
- 578 E. Nothing in this Compact shall affect the requirements 579 established by a member state for the issuance of a single-state 580 license.

581 **SECTION 6.**

ACTIVE DUTY MILITARY PERSONNEL OR THEIR SPOUSES

Active duty military personnel, or their spouses, shall designate a home state where the individual has a current license in good standing. The individual may retain the home state designation during the period the service member is on active duty. Subsequent to designating a home state, the individual shall only change their home state through application for licensure in the new state or through the process described in Section 5 of this Compact.

591 **SECTION 7**

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ADVERSE ACTIONS

- A. A home state shall have exclusive power to impose adverse action against an occupational therapist's or occupational therapy assistant's license issued by the home state.
- B. In addition to the other powers conferred by state law, a remote state shall have the authority, in accordance with existing state due process law, to:
- 1. Take adverse action against an occupational therapy assistant's compact privilege within that member state.
- 602 2. Issue subpoenas for both hearings and investigations 603 that require the attendance and testimony of witnesses as well as 604 the production of evidence. Subpoenas issued by a licensing board 605 in a member state for the attendance and testimony of witnesses or 606 the production of evidence from another member state shall be 607 enforced in the latter state by any court of competent 608 jurisdiction, according to the practice and procedure of that 609 court applicable to subpoenas issued in proceedings pending before 610 The issuing authority shall pay any witness fees, travel it. 611 expenses, mileage and other fees required by the service statutes 612 of the state in which the witnesses or evidence are located.
- C. For purposes of taking adverse action, the home state
 shall give the same priority and effect to reported conduct
 received from a member state as it would if the conduct had
 occurred within the home state. In so doing, the home state shall
 apply its own state laws to determine appropriate action.

- 618 The home state shall complete any pending investigations 619 of an occupational therapist or occupational therapy assistant who 620 changes primary state of residence during the course of the 621 investigations. The home state, where the investigations were 622 initiated, shall also have the authority to take appropriate 623 action(s) and shall promptly report the conclusions of the 624 investigations to the compact data system. The administrator of 625 the data system shall promptly notify the new home state of any
- E. A member state, if otherwise permitted by state law, may recover from the affected occupational therapist or occupational therapy assistant the costs of investigations and disposition of cases resulting from any adverse action taken against that occupational therapist or occupational therapy assistant.
- F. A member state may take adverse action based on the factual findings of the remote state, provided that the member state follows its own procedures for taking the adverse action.
- 635 G. Joint investigations.

adverse actions.

- 1. In addition to the authority granted to a member state by its respective state occupational therapy laws and regulations or other applicable state law, any member state may participate with other member states in joint investigations of licensees.
- 2. Member states shall share any investigative,
 litigation, or compliance materials in furtherance of any joint or
 individual investigation initiated under the Compact.

644	H. If an adverse action is taken by the home state against
645	an occupational therapist's or occupational therapy assistant's
646	license, the occupational therapist's or occupational therapy
647	assistant's compact privilege in all other member states shall be
648	deactivated until all encumbrances have been removed from the
649	state license. All home state disciplinary orders that impose
650	adverse action against an occupational therapist's or occupational
651	therapy assistant's license shall include a statement that the
652	occupational therapist's or occupational therapy assistant's
653	compact privilege is deactivated in all member states during the

- I. If a member state takes adverse action, it shall promptly notify the administrator of the data system. The administrator of the data system shall promptly notify the home state of any adverse actions by remote states.
- J. Nothing in this Compact shall override a member state's decision that participation in an alternative program may be used in lieu of adverse action.

SECTION 8.

pendency of the order.

ESTABLISHMENT OF THE OCCUPATIONAL THERAPY

664 COMPACT COMMISSION.

- A. The compact member states hereby create and establish a joint public agency known as the Occupational Therapy Compact Commission:
- 1. The Commission is an instrumentality of the compact member states.

654

- 2. Venue is proper and judicial proceedings by or
- 671 against the Commission shall be brought solely and exclusively in
- 672 a court of competent jurisdiction where the principal office of
- 673 the Commission is located. The Commission may waive venue and
- 674 jurisdictional defenses to the extent it adopts or consents to
- 675 participate in alternative dispute resolution proceedings.
- 3. Nothing in this Compact shall be construed to be a
- 677 waiver of sovereign immunity.
- B. Membership, voting, and meetings.
- 1. Each member state shall have and be limited to one
- 680 (1) delegate selected by that member state's licensing board.
- The delegate shall be either:
- a. A current member of the licensing board, who is
- 683 an occupational therapist, occupational therapy assistant, or
- 684 public member; or
- b. An administrator of the licensing board.
- 3. Any delegate may be removed or suspended from office
- 687 as provided by the law of the state from which the delegate is
- 688 appointed.
- 4. The member state board shall fill any vacancy
- 690 occurring in the Commission within ninety (90) days.
- 5. Each delegate shall be entitled to one (1) vote with
- 692 regard to the promulgation of rules and creation of bylaws and
- 693 shall otherwise have an opportunity to participate in the business
- 694 and affairs of the Commission. A delegate shall vote in person or
- 695 by such other means as provided in the bylaws. The bylaws may

- 696 provide for delegates' participation in meetings by telephone or
- 697 other means of communication.
- 698 6. The Commission shall meet at least once during each
- 699 calendar year. Additional meetings shall be held as set forth in
- 700 the bylaws.
- 701 7. The Commission shall establish by rule a term of
- 702 office for delegates.
- 703 C. The Commission shall have the following powers and
- 704 duties:
- 705 1. Establish a Code of Ethics for the Commission;
- 706 2. Establish the fiscal year of the Commission;
- 707 3. Establish bylaws;
- 708 4. Maintain its financial records in accordance with
- 709 the bylaws;
- 710 5. Meet and take such actions as are consistent with
- 711 the provisions of this Compact and the bylaws;
- 712 6. Promulgate uniform rules to facilitate and
- 713 coordinate implementation and administration of this Compact. The
- 714 rules shall have the force and effect of law and shall be binding
- 715 in all member states;
- 716 7. Bring and prosecute legal proceedings or actions in
- 717 the name of the Commission, provided that the standing of any
- 718 state occupational therapy licensing board to sue or be sued under
- 719 applicable law shall not be affected;
- 720 8. Purchase and maintain insurance and bonds;

- 9. Borrow, accept, or contract for services of
- 722 personnel, including, but not limited to, employees of a member
- 723 state;
- 724 10. Hire employees, elect or appoint officers, fix
- 725 compensation, define duties, grant such individuals appropriate
- 726 authority to carry out the purposes of the Compact, and establish
- 727 the Commission's personnel policies and programs relating to
- 728 conflicts of interest, qualifications of personnel, and other
- 729 related personnel matters;
- 730 11. Accept any and all appropriate donations and grants
- 731 of money, equipment, supplies, materials and services, and
- 732 receive, use and dispose of the same; provided that at all times
- 733 the Commission shall avoid any appearance of impropriety and/or
- 734 conflict of interest;
- 735 12. Lease, purchase, accept appropriate gifts or
- 736 donations of, or otherwise own, hold, improve or use, any
- 737 property, real, personal or mixed; provided that at all times the
- 738 Commission shall avoid any appearance of impropriety;
- 739 13. Sell, convey, mortgage, pledge, lease, exchange,
- 740 abandon, or otherwise dispose of any property real, personal, or
- 741 mixed;
- 742 14. Establish a budget and make expenditures;
- 743 15. Borrow money;
- 744 16. Appoint committees, including standing committees
- 745 composed of members, state regulators, state legislators or their
- 746 representatives, and consumer representatives, and such other

- 747 interested persons as may be designated in this Compact and the
- 748 bylaws;
- 749 17. Provide and receive information from, and cooperate
- 750 with, law enforcement agencies;
- 751 18. Establish and elect an Executive Committee; and
- 752 19. Perform such other functions as may be necessary or
- 753 appropriate to achieve the purposes of this Compact consistent
- 754 with the state regulation of occupational therapy licensure and
- 755 practice.
- 756 D. The Executive Committee.
- 757 1. The Executive Committee shall have the power to act
- 758 on behalf of the Commission according to the terms of this
- 759 Compact.
- 760 2. The Executive Committee shall be composed of nine
- 761 (9) members:
- a. Seven (7) voting members who are elected by the
- 763 Commission from the current membership of the Commission;
- 764 b. One (1) ex-officio, nonvoting member from a
- 765 recognized national occupational therapy professional association;
- 766 and
- 767 c. One (1) ex-officio, nonvoting member from a
- 768 recognized national occupational therapy certification
- 769 organization.
- 770 3. The ex-officio members will be selected by their
- 771 respective organizations.

- 772 4. The Commission may remove any member of the
- 773 Executive Committee as provided in bylaws.
- 774 5. The Executive Committee shall meet at least
- 775 annually.
- 776 6. The Executive Committee shall have the following
- 777 duties and responsibilities:
- 778 a. Recommend to the entire Commission changes to
- 779 the rules or bylaws, changes to this Compact legislation, fees
- 780 paid by compact member states such as annual dues, and any
- 781 Commission Compact fee charged to licensees for the compact
- 782 privilege;
- 783 b. Ensure compact administration services are
- 784 appropriately provided, contractual or otherwise;
- 785 c. Prepare and recommend the budget;
- 786 d. Maintain financial records on behalf of the
- 787 Commission;
- 788 e. Monitor compact compliance of member states and
- 789 provide compliance reports to the Commission;
- f. Establish additional committees as necessary;
- 791 and
- 792 g. Perform other duties as provided in rules or
- 793 bylaws.
- 794 E. Meetings of the Commission.
- 795 1. All meetings shall be open to the public, and public
- 796 notice of meetings shall be given in the same manner as required
- 797 under the rulemaking provisions in Section 10 of this Compact.

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798 2. The Commission or the Executive Committee or other
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- 799 committees of the Commission may convene in a closed, non-public
- 800 meeting if the Commission or Executive Committee or other
- 801 committees of the Commission must discuss:
- 802 a. Non-compliance of a member state with its
- 803 obligations under the Compact;
- b. The employment, compensation, discipline or
- 805 other matters, practices or procedures related to specific
- 806 employees or other matters related to the Commission's internal
- 807 personnel practices and procedures;
- 808 c. Current, threatened, or reasonably anticipated
- 809 litigation;
- d. Negotiation of contracts for the purchase,
- 811 lease, or sale of goods, services, or real estate;
- e. Accusing any person of a crime or formally
- 813 censuring any person;
- f. Disclosure of trade secrets or commercial or
- 815 financial information that is privileged or confidential;
- g. Disclosure of information of a personal nature
- 817 where disclosure would constitute a clearly unwarranted invasion
- 818 of personal privacy;
- h. Disclosure of investigative records compiled
- 820 for law enforcement purposes;
- i. Disclosure of information related to any
- 822 investigative reports prepared by or on behalf of or for use of
- 823 the Commission or other committee charged with responsibility of

- 824 investigation or determination of compliance issues pursuant to
- 825 the Compact; or
- j. Matters specifically exempted from disclosure
- 827 by federal or member state statute.
- 3. If a meeting, or portion of a meeting, is closed
- 829 pursuant to this provision, the Commission's legal counsel or
- 830 designee shall certify that the meeting may be closed and shall
- 831 reference each relevant exempting provision.
- 4. The Commission shall keep minutes that fully and
- 833 clearly describe all matters discussed in a meeting and shall
- 834 provide a full and accurate summary of actions taken, and the
- 835 reasons therefore, including a description of the views expressed.
- 836 All documents considered in connection with an action shall be
- 837 identified in such minutes. All minutes and documents of a closed
- 838 meeting shall remain under seal, subject to release by a majority
- 839 vote of the Commission or order of a court of competent
- 840 jurisdiction.
- F. Financing of the Commission.
- 1. The Commission shall pay, or provide for the payment
- 843 of, the reasonable expenses of its establishment, organization,
- 844 and ongoing activities.
- 2. The Commission may accept any and all appropriate
- 846 revenue sources, donations, and grants of money, equipment,
- 847 supplies, materials, and services.
- 848 3. The Commission may levy on and collect an annual
- 849 assessment from each member state or impose fees on other parties

850 to cover the cost of the operations and activities of the

851 Commission and its staff, which must be in a total amount

852 sufficient to cover its annual budget as approved by the

853 Commission each year for which revenue is not provided by other

854 sources. The aggregate annual assessment amount shall be

855 allocated based upon a formula to be determined by the Commission,

856 which shall promulgate a rule binding upon all member states.

- 4. The Commission shall not incur obligations of any kind prior to securing the funds adequate to meet the same; nor shall the Commission pledge the credit of any of the member
- 860 states, except by and with the authority of the member state.
- 5. The Commission shall keep accurate accounts of all

862 receipts and disbursements. The receipts and disbursements of the

863 Commission shall be subject to the audit and accounting procedures

864 established under its bylaws. However, all receipts and

865 disbursements of funds handled by the Commission shall be audited

866 yearly by a certified or licensed public accountant, and the

867 report of the audit shall be included in and become part of the

868 annual report of the Commission.

- G. Qualified immunity, defense, and indemnification.
- 1. The members, officers, executive director, employees

871 and representatives of the Commission shall be immune from suit

872 and liability, either personally or in their official capacity,

873 for any claim for damage to or loss of property or personal injury

or other civil liability caused by or arising out of any actual or

alleged act, error or omission that occurred, or that the person

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against whom the claim is made had a reasonable basis for
believing occurred within the scope of Commission employment,
duties or responsibilities; provided that nothing in this
paragraph shall be construed to protect any such person from suit

and/or liability for any damage, loss, injury, or liability caused by the intentional or willful or wanton misconduct of that person.

2. The Commission shall defend any member, officer, executive director, employee, or representative of the Commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities; provided that nothing herein shall be construed to prohibit that person from retaining his or her own counsel; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional or willful or wanton misconduct.

3. The Commission shall indemnify and hold harmless any member, officer, executive director, employee, or representative of the Commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that such person had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities,

- provided that the actual or alleged act, error, or omission did not result from the intentional or willful or wanton misconduct of that person.
- 905 **SECTION 9.**
- 906 DATA SYSTEM
- A. The Commission shall provide for the development,
 maintenance, and utilization of a coordinated database and
 reporting system containing licensure, adverse action, and
 investigative information on all licensed individuals in member
- 912 B. A member state shall submit a uniform data set to the 913 data system on all individuals to whom this Compact is applicable
- 914 (utilizing a unique identifier) as required by the rules of the
- 915 Commission, including:
- 916 1. Identifying information;
- 917 2. Licensure data;
- 918 3. Adverse actions against a license or compact
- 919 privilege;

states.

- 920 4. Non-confidential information related to alternative
- 921 program participation;
- 922 5. Any denial of application for licensure, and the
- 923 reason(s) for such denial;
- 924 6. Other information that may facilitate the
- 925 administration of this Compact, as determined by the rules of the
- 926 Commission; and
- 927 7. Current significant investigative information.

- 928 C. Current significant investigative information and other 929 investigative information pertaining to a licensee in any member 930 state will only be available to other member states.
- D. The Commission shall promptly notify all member states of any adverse action taken against a licensee or an individual applying for a license. Adverse action information pertaining to a licensee in any member state will be available to any other member state.
- 936 E. Member states contributing information to the data system 937 may designate information that may not be shared with the public 938 without the express permission of the contributing state.
- 939 F. Any information submitted to the data system that is 940 subsequently required to be expunged by the laws of the member 941 state contributing the information shall be removed from the data 942 system.

943 **SECTION 10.**

944 RULEMAKING

- 945 A. The Commission shall exercise its rulemaking powers 946 pursuant to the criteria set forth in this section and the rules 947 adopted under this section. Rules and amendments shall become 948 binding as of the date specified in each rule or amendment.
- B. The Commission shall promulgate reasonable rules in order to effectively and efficiently achieve the purposes of the Compact. Notwithstanding the foregoing, if the Commission exercises its rulemaking authority in a manner that is beyond the scope of the purposes of the Compact, or the powers granted under

- $\,$ 954 $\,$ the Compact, then such an action by the Commission shall be
- 955 invalid and have no force and effect.
- 956 C. If a majority of the legislatures of the member states
- 957 rejects a rule, by enactment of a statute or resolution in the
- 958 same manner used to adopt the Compact within four (4) years of the
- 959 date of adoption of the rule, then such rule shall have no further
- 960 force and effect in any member state.
- 961 D. Rules or amendments to the rules shall be adopted at a
- 962 regular or special meeting of the Commission.
- 963 E. Prior to promulgation and adoption of a final rule or
- 964 rules by the Commission, and at least thirty (30) days in advance
- 965 of the meeting at which the rule will be considered and voted
- 966 upon, the Commission shall file a Notice of Proposed Rulemaking:
- 967 1. On the website of the Commission or other publicly
- 968 accessible platform; and
- 969 2. On the website of each member state occupational
- 970 therapy licensing board or other publicly accessible platform or
- 971 the publication in which each state would otherwise publish
- 972 proposed rules.
- 973 F. The Notice of Proposed Rulemaking shall include:
- 974 1. The proposed time, date, and location of the meeting
- 975 in which the rule will be considered and voted upon;
- 976 2. The text of the proposed rule or amendment and the
- 977 reason for the proposed rule;
- 978 3. A request for comments on the proposed rule from any
- 979 interested person; and

- 980 4. The manner in which interested persons may submit
- 981 notice to the Commission of their intention to attend the public
- 982 hearing and any written comments.
- 983 G. Prior to adoption of a proposed rule, the Commission
- 984 shall allow persons to submit written data, facts, opinions, and
- 985 arguments, which shall be made available to the public.
- 986 H. The Commission shall grant an opportunity for a public
- 987 hearing before it adopts a rule or amendment if a hearing is
- 988 requested by:
- 989 1. At least twenty-five (25) persons;
- 990 2. A state or federal governmental subdivision or
- 991 agency; or
- 992 3. An association or organization having at least
- 993 twenty-five (25) members.
- I. If a hearing is held on the proposed rule or amendment,
- 995 the Commission shall publish the place, time, and date of the
- 996 scheduled public hearing. If the hearing is held via electronic
- 997 means, the Commission shall publish the mechanism for access to
- 998 the electronic hearing.
- 999 1. All persons wishing to be heard at the hearing shall
- 1000 notify the executive director of the Commission or other
- 1001 designated member in writing of their desire to appear and testify
- 1002 at the hearing not less than five (5) business days before the
- 1003 scheduled date of the hearing.

- 2. 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.
- 1007 3. All hearings will be recorded. A copy of the 1008 recording will be made available on request.
- 4. 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.
- J. 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.
- 1017 K. If no written notice of intent to attend the public
 1018 hearing by interested parties is received, the Commission may
 1019 proceed with promulgation of the proposed rule without a public
 1020 hearing.
- 1021 L. The Commission shall, by majority vote of all members,
 1022 take final action on the proposed rule and shall determine the
 1023 effective date of the rule, if any, based on the rulemaking record
 1024 and the full text of the rule.
- M. Upon determination that an emergency exists, the

 Commission may consider and adopt an emergency rule without prior

 notice, opportunity for comment, or hearing, provided that the

 usual rulemaking procedures provided in the Compact and in this

 section shall be retroactively applied to the rule as soon as

- 1030 reasonably possible, in no event later than ninety (90) days after
- 1031 the effective date of the rule. For the purposes of this
- 1032 provision, an emergency rule is one that must be adopted
- 1033 immediately in order to:
- 1034 1. Meet an imminent threat to public health, safety, or
- 1035 welfare;
- 1036 2. Prevent a loss of commission or member state funds;
- 1037 3. Meet a deadline for the promulgation of an
- 1038 administrative rule that is established by federal law or rule; or
- 1039 4. Protect public health and safety.
- 1040 N. The Commission or an authorized committee of the
- 1041 Commission may direct revisions to a previously adopted rule or
- 1042 amendment for purposes of correcting typographical errors, errors
- 1043 in format, errors in consistency, or grammatical errors. Public
- 1044 notice of any revisions shall be posted on the website of the
- 1045 Commission. The revision shall be subject to challenge by any
- 1046 person for a period of thirty (30) days after posting. The
- 1047 revision may be challenged only on grounds that the revision
- 1048 results in a material change to a rule. A challenge shall be made
- 1049 in writing and delivered to the chair of the Commission prior to
- 1050 the end of the notice period. If no challenge is made, the
- 1051 revision will take effect without further action. If the revision
- 1052 is challenged, the revision may not take effect without the
- 1053 approval of the Commission.
- 1054 **SECTION 11.**
- 1055 OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT

- 1056 A. Oversight.
- 1. The executive, legislative, and judicial branches of state government in each member state shall enforce this Compact and take all actions necessary and appropriate to effectuate the Compact's purposes and intent. The provisions of this Compact and the rules promulgated under this Compact shall have standing as statutory law.
- 2. All courts shall take judicial notice of the Compact and the rules in any judicial or administrative proceeding in a member state pertaining to the subject matter of this Compact which may affect the powers, responsibilities, or actions of the Commission.
- 3. The Commission shall be entitled to receive service of process in any such proceeding, and shall have standing to intervene in such a proceeding for all purposes. Failure to provide service of process to the Commission shall render a judgment or order void as to the Commission, this Compact, or promulgated rules.
- 1074 B. Default, technical assistance, and termination.
- 1075 1. If the Commission determines that a member state has
 defaulted in the performance of its obligations or
 responsibilities under this Compact or the promulgated rules, the
 Commission shall:
- 1079 a. Provide written notice to the defaulting state
 1080 and other member states of the nature of the default, the proposed

- 1081 means of curing the default and/or any other action to be taken by
- 1082 the Commission; and
- b. Provide remedial training and specific
- 1084 technical assistance regarding the default.
- 1085 2. If a state in default fails to cure the default, the
- 1086 defaulting state may be terminated from the Compact upon an
- 1087 affirmative vote of a majority of the member states, and all
- 1088 rights, privileges and benefits conferred by this Compact may be
- 1089 terminated on the effective date of termination. A cure of the
- 1090 default does not relieve the offending state of obligations or
- 1091 liabilities incurred during the period of default.
- 1092 3. Termination of membership in the Compact shall be
- 1093 imposed only after all other means of securing compliance have
- 1094 been exhausted. Notice of intent to suspend or terminate shall be
- 1095 given by the Commission to the governor, the majority and minority
- 1096 leaders of the defaulting state's legislature, and each of the
- 1097 member states.
- 1098 4. A state that has been terminated is responsible for
- 1099 all assessments, obligations, and liabilities incurred through the
- 1100 effective date of termination, including obligations that extend
- 1101 beyond the effective date of termination.
- 1102 5. The Commission shall not bear any costs related to a
- 1103 state that is found to be in default or that has been terminated
- 1104 from the Compact, unless agreed upon in writing between the
- 1105 Commission and the defaulting state.

- 1106 6. The defaulting state may appeal the action of the
- 1107 Commission by petitioning the United States District Court for the
- 1108 District of Columbia or the federal district where the Commission
- 1109 has its principal offices. The prevailing member shall be awarded
- 1110 all costs of such litigation, including reasonable attorney's
- 1111 fees.
- 1112 C. Dispute resolution.
- 1. Upon request by a member state, the Commission shall
- 1114 attempt to resolve disputes related to the Compact that arise
- 1115 among member states and between member and non-member states.
- 1116 2. The Commission shall promulgate a rule providing for
- 1117 both mediation and binding dispute resolution for disputes as
- 1118 appropriate.
- 1119 D. Enforcement.
- 1. The Commission, in the reasonable exercise of its
- 1121 discretion, shall enforce the provisions and rules of this
- 1122 Compact.
- 1123 2. By majority vote, the Commission may initiate legal
- 1124 action in the United States District Court for the District of
- 1125 Columbia or the federal district where the Commission has its
- 1126 principal offices against a member state in default to enforce
- 1127 compliance with the provisions of the Compact and its promulgated
- 1128 rules and bylaws. The relief sought may include both injunctive
- 1129 relief and damages. If judicial enforcement is necessary, the
- 1130 prevailing member shall be awarded all costs of such litigation,
- 1131 including reasonable attorney's fees.

The remedies herein shall not be the exclusive 1132 1133 remedies of the Commission. The Commission may pursue any other remedies available under federal or state law. 1134 1135 SECTION 12. 1136 DATE OF IMPLEMENTATION OF THE INTERSTATE COMMISSION FOR 1137 OCCUPATIONAL THERAPY PRACTICE AND ASSOCIATED RULES, WITHDRAWAL, AND AMENDMENT 1138 1139 The Compact shall come into effect on the date on which 1140 the compact statute is enacted into law in the tenth member state. The provisions, which become effective at that time, shall be 1141 1142 limited to the powers granted to the Commission relating to 1143 assembly and the promulgation of rules. Thereafter, the 1144 Commission shall meet and exercise rulemaking powers necessary to the implementation and administration of the Compact. 1145 1146 Any state that joins the Compact subsequent to the 1147 Commission's initial adoption of the rules shall be subject to the 1148 rules as they exist on the date on which the Compact becomes law in that state. Any rule that has been previously adopted by the 1149 Commission shall have the full force and effect of law on the day 1150 1151 the Compact becomes law in that state. 1152 Any member state may withdraw from this Compact by 1153 enacting a statute repealing the same. 1154 A member state's withdrawal shall not take effect 1155 until six (6) months after enactment of the repealing statute. 1156 Withdrawal shall not affect the continuing

requirement of the withdrawing state's occupational therapy

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- licensing board to comply with the investigative and adverse action reporting requirements of this act prior to the effective date of withdrawal.
- D. Nothing contained in this Compact shall be construed to invalidate or prevent any occupational therapy licensure agreement or other cooperative arrangement between a member state and a non-member state that does not conflict with the provisions of this Compact.
- 1166 E. This Compact may be amended by the member states. No
 1167 amendment to this Compact shall become effective and binding upon
 1168 any member state until it is enacted into the laws of all member
 1169 states.

1170 **SECTION 13.**

1171 CONSTRUCTION AND SEVERABILITY

1172 This Compact shall be liberally construed so as to effectuate 1173 the purposes thereof. The provisions of this Compact shall be 1174 severable and if any phrase, clause, sentence or provision of this Compact is declared to be contrary to the constitution of any 1175 1176 member state or of the United States or the applicability thereof to any government, agency, person, or circumstance is held 1177 1178 invalid, the validity of the remainder of this Compact and the 1179 applicability thereof to any government, agency, person, or circumstance shall not be affected thereby. If this Compact shall 1180 1181 be held contrary to the constitution of any member state, the Compact shall remain in full force and effect as to the remaining 1182

- 1183 member states and in full force and effect as to the member state 1184 affected as to all severable matters.
- 1185 **SECTION 14.**

1186 BINDING EFFECT OF COMPACT AND OTHER LAWS

- 1187 A. A licensee providing occupational therapy in a remote 1188 state under the compact privilege shall function within the laws 1189 and regulations of the remote state.
- 1190 B. Nothing in this Compact prevents the enforcement of any
 1191 other law of a member state that is not inconsistent with the
 1192 Compact.
- 1193 C. Any laws in a member state in conflict with the Compact
 1194 are superseded to the extent of the conflict.
- D. Any lawful actions of the Commission, including all rules and bylaws promulgated by the Commission, are binding upon the member states.
- 1198 E. All agreements between the Commission and the member 1199 states are binding in accordance with their terms.
- 1200 F. If any provision of the Compact exceeds the
 1201 constitutional limits imposed on the legislature of any member
 1202 state, the provision shall be ineffective to the extent of the
 1203 conflict with the constitutional provision in question in that
 1204 member state.
- 1205 **SECTION 5.** Section 73-24-3, Mississippi Code of 1972, is 1206 amended as follows:
- 1207 73-24-3. The following words and phrases shall have the 1208 following meanings, unless the context requires otherwise:

- 1209 (a) "Association" shall mean the Mississippi
- 1210 Occupational Therapy Association.
- 1211 (b) "Board" shall mean the Mississippi State Board of
- 1212 Health.
- 1213 (c) "Occupational therapy" means the therapeutic use of
- 1214 purposeful and meaningful (goal-directed) activities and/or
- 1215 exercises to evaluate and treat an individual who has, or is at
- 1216 risk for, a disease or disorder, impairment, activity limitation
- 1217 or participation restriction which interferes with his or her
- 1218 ability to function independently in daily life roles and to
- 1219 promote health and wellness across his or her lifespan.
- 1220 (d) "Occupational therapy intervention" includes:
- 1221 (i) Remediation or restoration of performance
- 1222 abilities that are limited due to impairment in biological,
- 1223 physiological, psychological or neurological processes;
- 1224 (ii) Adaptation of task, process or the
- 1225 environment, or the teaching of compensatory techniques in order
- 1226 to enhance functional performance;
- 1227 (iii) Disability prevention methods and techniques
- 1228 which facilitate the development or safe application of functional
- 1229 performance skills; or
- 1230 (iv) Health promotion strategies and practices
- 1231 which enhance functional performance abilities.
- 1232 (e) "Occupational therapy service" includes, but is not
- 1233 limited to:

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1234 (i) Evaluating, developing, improving, sustaining
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- 1235 or restoring skill in activities of daily living (ADLS), work or
- 1236 productive activities, including instrumental activities of daily
- 1237 living (IADLS), play and leisure activities;
- 1238 (ii) Evaluating, developing, remediating or
- 1239 restoring physical, sensorimotor, cognitive or psychosocial
- 1240 components of performance;
- 1241 (iii) Designing, fabricating, applying or training
- 1242 in the use of assistive technology or orthotic devices, and
- 1243 training in the use of prosthetic devices;
- 1244 (iv) Adaptation of environments and processes,
- 1245 including the application of ergonomic principles, to enhance
- 1246 functional performance and safety in daily life roles;
- 1247 (v) Application of physical agent modalities as an
- 1248 adjunct to or in preparation for engagement in an occupation or
- 1249 functional activity;
- 1250 (vi) Evaluating and providing intervention in
- 1251 collaboration with the client, family, caregiver or other person
- 1252 responsible for the client;
- 1253 (vii) Educating the client, family, caregiver or
- 1254 others in carrying out appropriate nonskilled interventions;
- 1255 (viii) Consulting with groups, programs,
- 1256 organizations or communities to provide population-based services;
- 1257 or
- 1258 (ix) Participation in administration, education
- 1259 and research, including both clinical and academic environments.

1260 (f)	"Occupational	therapist"	means	а	person	who	is
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- 1261 licensed or holds a compact privilege to practice occupational
- 1262 therapy as defined in this chapter, and whose license or compact
- 1263 privilege is in good standing.
- 1264 (g) "Occupational therapy assistant" means a person who
- 1265 is licensed or holds a compact privilege to assist in the practice
- 1266 of occupational therapy under the supervision of or with the
- 1267 consultation of the licensed occupational therapist or
- 1268 occupational therapist who holds a compact privilege, and whose
- 1269 license or compact privilege is in good standing.
- 1270 (h) "Occupational therapy aide" means a person not
- 1271 licensed in the field of occupational therapy who assists
- 1272 occupational therapists and occupational therapy assistants in the
- 1273 practice of occupational therapy, is under the direct supervision
- 1274 of the licensed occupational therapist or licensed occupational
- 1275 therapy assistant or occupational therapist or occupational
- 1276 therapy assistant who holds a compact privilege, and whose
- 1277 activities require an understanding of occupational therapy.
- 1278 (i) "Person" means any individual, partnership,
- 1279 unincorporated organization or corporate body, except that only an
- 1280 individual may be licensed or hold a compact privilege under this
- 1281 chapter.
- 1282 (j) "Council" means the Mississippi Advisory Council in
- 1283 Occupational Therapy.
- 1284 (k) "Compact privilege" means the authorization to
- 1285 practice as an occupational therapist or occupational therapy

- 1286 assistant under the Occupational Therapy Licensure Compact
- 1287 provided for in Section 1 of this act.
- 1288 (1) "Licensee" means a person who has been issued a
- 1289 license to practice as an occupational therapist or occupational
- 1290 therapy assistant in this state, or a person who holds a compact
- 1291 privilege to practice as an occupational therapist or occupational
- 1292 therapy assistant in this state.
- 1293 **SECTION 6.** Section 73-24-7, Mississippi Code of 1972, is
- 1294 amended as follows:
- 73-24-7. (1) It is unlawful for any person who is not
- 1296 licensed or does not hold a compact privilege under this chapter
- 1297 as an occupational therapist or as an occupational therapy
- 1298 assistant, or whose license or compact privilege has been
- 1299 suspended or revoked, to:
- 1300 (a) In any manner represent himself or herself as
- 1301 someone who provides occupational therapy services, or use in
- 1302 connection with his or her name or place of business the words
- 1303 "occupational therapist," "licensed occupational therapy
- 1304 assistant" or the letters "O.T.," "L.O.T.," "O.T.L.," "O.T.A." or
- 1305 "O.T.A.L." or any other words, letters, abbreviations or insignia
- 1306 indicating or implying that he or she is an occupational therapist
- 1307 or an occupational therapy assistant or that he or she provides
- 1308 occupational therapy services; or
- 1309 (b) To show in any way, orally, in writing, in print or
- 1310 by sign, directly or by implication, or to represent himself or

- 1311 <u>herself</u> as an occupational therapist or an occupational therapy
- 1312 assistant or someone who provides occupational therapy services.
- 1313 (2) Any person who violates any provision of this section,
- 1314 upon conviction, shall be guilty of a misdemeanor and shall be
- 1315 fined not more than One Thousand Dollars (\$1,000.00) for each
- 1316 violation.
- 1317 (3) Any person who knowingly shall make a material false
- 1318 statement in his or her application for a license or compact
- 1319 privilege under this chapter or in response to any inquiry by the
- 1320 department or the board shall be fined not less than One Hundred
- 1321 Dollars (\$100.00) nor more than Five Hundred Dollars (\$500.00) or
- 1322 imprisoned for not less than ten (10) days nor more than sixty
- 1323 (60) days, or both such fine and imprisonment.
- 1324 **SECTION 7.** Section 73-24-9, Mississippi Code of 1972, is
- 1325 amended as follows:
- 1326 73-24-9. Nothing in this chapter shall be construed as
- 1327 preventing or restricting the practice, services or activities of:
- 1328 (a) Any person, licensed in this state by any other
- 1329 law, from engaging in the profession or occupation for which he or
- 1330 she is licensed;
- 1331 (b) Any person who is employed as an occupational
- 1332 therapist or occupational therapy assistant by the United States
- 1333 Armed Services, the United States Public Health Service, the
- 1334 Veteran's Administration or other federal agencies, if such person
- 1335 provides occupational therapy solely under the direction or
- 1336 control of the organization by which he or she is employed;

- (c) Any person pursuing a course of study leading to a degree or certificate in occupational therapy in an accredited, recognized or approved educational program, or advanced training in a specialty area, if such activities and services constitute a part of the supervised course of study, and if such person is designated by a title which clearly indicates his <u>or her</u> status as
- (d) Any person fulfilling the supervised fieldwork
 experience requirements of Section 73-24-19, if such activities
 and services constitute a part of the experience necessary to meet
 the requirements of that section;
- 1348 (e) Any person employed as an occupational therapy aide 1349 or who works under the supervision of a licensed occupational 1350 therapist or occupational therapist who holds a compact privilege;
- 1351 (f) Any person performing occupational therapy services
 1352 in the state, if these services are performed for no more than
 1353 thirty (30) days in a calendar year under the supervision of an
 1354 occupational therapist who is licensed or holds a compact
 1355 privilege under this chapter, if:
- 1356 (i) The person is licensed under the law of
 1357 another state which has licensure requirements at least as
 1358 stringent as the requirements of this chapter, or
- (ii) The person is certified as an Occupational
 Therapist Registered (OTR) or a Certified Occupational Therapy
 Assistant (COTA), established by the National Board for

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a trainee or student;

- 1362 Certification in Occupational Therapy, Inc. (NBCOT), or its
- 1363 successor organization; or
- 1364 (q) Any person certified by the American Board of
- 1365 Certification in Orthotics and Prosthetics as a Certified
- 1366 Orthotist, C.O., Certified Prosthetist, C.P., Certified
- 1367 Prosthetist/Orthotist, C.P.O., or anyone working under their
- 1368 direct supervision.
- 1369 **SECTION 8.** Section 73-24-15, Mississippi Code of 1972, is
- 1370 amended as follows:
- 1371 73-24-15. (1) The administration of the provisions of this
- 1372 chapter shall be financed from income accruing from fees,
- 1373 licenses, compact privileges and charges assessed and collected by
- 1374 the board and from such other funds available to the board. In
- 1375 addition, the board shall receive and account for all funds
- 1376 received and shall keep such funds in a separate fund which is
- 1377 hereby created within the State Treasury. Funds collected under
- 1378 the provisions of this chapter shall be used solely for the
- 1379 expenses incurred in the administration of the provisions of this
- 1380 chapter, which may include full or partial financing of continuing
- 1381 professional education programs promulgated by the council under
- 1382 Section 73-24-29. Such funds shall be subject to audit by the
- 1383 State Auditor.
- 1384 (2) Members of the council shall receive no compensation for
- 1385 their services, but shall be reimbursed for their expenses
- 1386 actually incurred in the execution of their powers and duties,
- 1387 including mileage, as provided in Section 25-3-41 * * *.

- 1388 **SECTION 9.** Section 73-24-17, Mississippi Code of 1972, is
- 1389 amended as follows:
- 1390 73-24-17. (1) The board shall issue licenses and compact
- 1391 privileges and notices of renewal, revocation, suspension or
- 1392 reinstatement, and shall publish annually the names of persons who
- 1393 are licensed or hold a compact privilege under this chapter and
- 1394 the names of the persons whose licenses or compact privileges have
- 1395 been subjected to disciplinary action under this chapter.
- 1396 (2) The board shall publish and disseminate to all
- 1397 licensees, in an appropriate manner, the license standards
- 1398 prescribed by this chapter, any amendments thereto, and such rules
- 1399 and regulations as the board may adopt under the authority of
- 1400 Section 73-24-13 within sixty (60) days of their adoption.
- 1401 (3) The board shall administer the compact privilege in
- 1402 accordance with the Occupational Therapy Licensure Compact
- 1403 provided for in Section 1 of this act.
- 1404 **SECTION 10.** Section 73-24-19, Mississippi Code of 1972, is
- 1405 amended as follows:
- 1406 73-24-19. (1) An applicant applying for a license as an
- 1407 occupational therapist or as an occupational therapy assistant
- 1408 shall file a written application on forms provided by the board,
- 1409 showing to the satisfaction of the board that he or she meets the
- 1410 following requirements:
- 1411 (a) Is of good moral character;
- 1412 (b) Has been awarded a degree from an education program
- 1413 in occupational therapy recognized by the board, with a

1414 concentration of instruction in basic human sciences, the human

1415 development process, occupational tasks and activities, the

1416 health-illness-health continuum, and occupational therapy theory

1417 and practice:

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1418 (i) For an occupational therapist, such program

1419 shall be accredited by the Accreditation Council for Occupational

1420 Therapy Education of the American Occupational Therapy Association

1421 or the board-recognized accrediting body;

1422 (ii) For an occupational therapy assistant, such a

1423 program shall be accredited by the Accreditation Council for

1424 Occupational Therapy Education of the American Occupational

1425 Therapy Association or the board-recognized accrediting body;

1426 (c) Has successfully completed a period of supervised

fieldwork experience at a recognized educational institution or a

1428 training program approved by the educational institution where he

1429 or she met the academic requirements:

1430 (i) For an occupational therapist, the required

1431 supervised fieldwork experience shall meet current national

1432 standards that are published annually by the board;

1433 (ii) For an occupational therapy assistant, the

1434 required supervised fieldwork experience shall meet national

1435 standards that are published annually by the board.

1436 (2) The board shall approve an examination for occupational

1437 therapists and an examination for occupational therapy assistants

1438 that will be used as the examination for licensure.

1439 Any person applying for licensure shall, in addition to 1440 demonstrating his or her eligibility in accordance with the requirements of this section, make application to the board for 1441 review of proof of his or her eligibility for certification by the 1442 1443 National Board for Certification in Occupational Therapy, Inc. 1444 (NBCOT), or its successor organization, on a form and in such a 1445 manner as the board shall prescribe. The application shall be 1446 accompanied by the fee fixed in accordance with the provisions of 1447 Section 73-24-29. The board shall establish standards for

(4) Applicants for licensure shall be examined at a time and place and under such supervision as the board may require. The board shall give reasonable public notice of these examinations in accordance with its rules and regulations.

examination may apply for reexamination upon payment of the

acceptable performance on the examination. A person who fails an

- 1455 An applicant may be licensed as an occupational (5) 1456 therapist if he or she: (a) has practiced as an occupational 1457 therapy assistant for four (4) years, (b) has completed the 1458 requirements of a period of six (6) months of supervised fieldwork 1459 experience at a recognized educational institution or a training 1460 program approved by a recognized accredited educational institution before January 1, 1988, and (c) has passed the 1461 1462 examination for occupational therapists.
- 1463 (6) An applicant applying for a compact privilege to
 1464 practice as an occupational therapist or as an occupational

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prescribed fee.

- 1465 therapy assistant must meet the requirements set out in the
- 1466 Occupational Therapy Licensure Compact provided for in Section 1
- 1467 of this act.
- 1468 (* * *7) Each application or filing made under this section
- 1469 shall include the social security number(s) of the applicant in
- 1470 accordance with Section 93-11-64 * * *.
- 1471 **SECTION 11.** Section 73-24-23, Mississippi Code of 1972, is
- 1472 amended as follows:
- 1473 73-24-23. (1) The board shall issue a license or a compact
- 1474 privilege to any person who meets the requirements of this chapter
- 1475 and upon payment of the license fee.
- 1476 (2) The board shall issue a limited permit to persons who
- 1477 have completed the education and experience requirements of this
- 1478 chapter upon payment of the limited permit fee. This permit shall
- 1479 allow the person to practice occupational therapy or assist in the
- 1480 practice of occupational therapy, as the case may be, under the
- 1481 supervision of an occupational therapist who holds a current
- 1482 license in this state and shall be valid until the date on which
- 1483 the results of the next qualifying examination have been made
- 1484 public. The limited permit can be renewed one (1) time if the
- 1485 applicant has failed the examination.
- 1486 (3) Any person who is issued a license as an occupational
- 1487 therapist under this chapter may use the words "licensed
- 1488 occupational therapist," "occupational therapist licensed,"
- 1489 "occupational therapist," or he or she may use the letters

- 1490 "L.O.T.," "O.T.L." or "O.T." in connection with his or her name or
- 1491 place of business to denote licensure under this chapter.
- 1492 (4) Any person who is issued a license as an occupational
- 1493 therapy assistant under this chapter may use the words
- 1494 "occupational therapy assistant," "licensed occupational therapy
- 1495 assistant" or "occupational therapy assistant licensed," or may
- 1496 use the letters "O.T.A.," "L.O.T.A." or "O.T.A.L.," in connection
- 1497 with his or her name or place of business to denote licensure
- 1498 under this chapter.
- 1499 **SECTION 12.** Section 73-24-24, Mississippi Code of 1972, is
- 1500 amended as follows:
- 1501 73-24-24. (1) Licensees subject to this chapter shall
- 1502 conduct their activities, services and practice in accordance with
- 1503 this chapter and any rules promulgated pursuant hereto. Licenses
- 1504 and compact privileges may be subject to the exercise of the
- 1505 disciplinary sanction enumerated in Section 73-24-25 if the board
- 1506 finds that a licensee is quilty of any of the following:
- 1507 (a) Negligence in the practice or performance of
- 1508 professional services or activities;
- 1509 (b) Engaging in dishonorable, unethical or
- 1510 unprofessional conduct of a character likely to deceive, defraud
- 1511 or harm the public in the course of professional services or
- 1512 activities:
- 1513 (c) Perpetrating or cooperating in fraud or material
- 1514 deception in obtaining or renewing a license or compact privilege
- 1515 or attempting the same;

1516 (d) Being convicted of any crime which has a

1517 substantial relationship to the licensee's activities and services

1518 or an essential element of which is misstatement, fraud or

1519 dishonesty;

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- 1520 (e) Being convicted of any crime which is a felony
 1521 under the laws of this state or the United States;
- (f) Engaging in or permitting the performance of
 unacceptable services personally or by others working under the
 licensee's supervision due to the licensee's deliberate or
 negligent act or acts or failure to act, regardless of whether
 actual damage or damages to the public is established;
 - unfit to practice as an occupational therapist or occupational therapist assistant due to: (i) failure to keep abreast of current professional theory or practice; or (ii) physical or mental disability; the entry of an order or judgment by a court of competent jurisdiction that a licensee is in need of mental treatment or is incompetent shall constitute mental disability; or (iii) addiction or severe dependency upon alcohol or other drugs which may endanger the public by impairing the licensee's ability to practice;
- 1537 (h) Having disciplinary action taken against the 1538 licensee's license or compact privilege in another state;
- 1539 (i) Making differential, detrimental treatment against
 1540 any person because of race, color, creed, sex, religion or
 1541 national origin;

- 1542 (j) Engaging in lewd conduct in connection with
- 1543 professional services or activities;
- 1544 (k) Engaging in false or misleading advertising;
- 1545 (1) Contracting, assisting or permitting unlicensed
- 1546 persons to perform services for which a license or compact
- 1547 privilege is required under this chapter;
- 1548 (m) Violation of any probation requirements placed on a
- 1549 license or compact privilege by the board;
- 1550 (n) Revealing confidential information except as may be
- 1551 required by law;
- 1552 (o) Failing to inform clients of the fact that the
- 1553 client no longer needs the services or professional assistance of
- 1554 the licensee;
- 1555 (p) Charging excessive or unreasonable fees or engaging
- 1556 in unreasonable collection practices;
- 1557 (q) For treating or attempting to treat ailments or
- 1558 other health conditions of human beings other than by occupational
- 1559 therapy as authorized by this chapter;
- 1560 (r) For practice or activities considered to be
- 1561 unprofessional conduct as defined by the rules and regulations;
- 1562 (s) Violations of the current codes of conduct for
- 1563 occupational therapists and occupational therapy assistants
- 1564 adopted by the American Occupational Therapy Association;
- 1565 (t) Violations of any rules or regulations promulgated
- 1566 pursuant to this chapter.

- 1567 (2) The board may order a licensee to submit to a reasonable
 1568 physical or mental examination if the licensee's physical or
 1569 mental capacity to practice safely is at issue in a disciplinary
 1570 proceeding.
- 1571 (3) Failure to comply with a board order to submit to a
 1572 physical or mental examination shall render a licensee subject to
 1573 the summary suspension procedures described in Section 73-24-25.
- 1574 **SECTION 13.** Section 73-24-25, Mississippi Code of 1972, is amended as follows:
- 1576 73-24-25. (1) Any person whose application for a license or 1577 compact privilege is denied shall be entitled to a hearing before 1578 the board if he or she submits a written request to the board. 1579 Such hearing shall be conducted at the earliest possible date. A 1580 subcommittee of the council shall attend and may offer relevant 1581 evidence at any such hearing. The board shall fix a time and 1582 place for the hearing and shall cause a written copy of the reason 1583 for denial of the license or compact privilege, together with a 1584 notice of the time and place fixed for the hearing, to be served 1585 on the applicant requesting the hearing and shall serve notice of 1586 such hearing on the council. Service of and notice of the hearing 1587 may be given by United States certified mail, return receipt 1588 requested, to the last known address of the licensee or applicant. 1589 For purposes of the hearing, the board, acting by and through the 1590 Executive Director of the State Board of Health, shall have the power to subpoena persons and compel the production of records, 1591

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papers and other documents.

- (2) (a) All complaints concerning a licensee's business or professional practice shall be received by the board. Each complaint received shall be registered, recording at a minimum the following information: (i) licensee's name; (ii) name of the complaining party, if known; (iii) date of complaint; (iv) brief statement of complaint; and (v) disposition.
- 1599 (b) Following the investigative process, the board may
 1600 file formal charges against the licensee. Such formal complaint,
 1601 at a minimum, shall inform the licensee of the facts which are the
 1602 basis of the charge and which are specific enough to enable the
 1603 licensee to defend against the charges.
- 1604 Each licensee whose conduct is the subject of a (C) 1605 formal charge which seeks to impose disciplinary action against 1606 the licensee shall be served notice of the formal charge at least 1607 thirty (30) days before the date of the hearing, which hearing 1608 shall be presided over by the board or the board's designee. 1609 Service shall be considered to have been given if the notice was personally received by the licensee or if the notice was sent by 1610 1611 United States certified mail, return receipt requested, to the 1612 licensee at the licensee's last known address as listed with the 1613 state agency.
- 1614 (d) The notice of the formal charge shall consist, at a 1615 minimum, of the following information:
- 1616 (i) The time, place and date of the hearing;
- 1617 (ii) Notification that the licensee shall appear
- 1618 personally at the hearing and may be represented by counsel;

1619 (iii) Notification that the licensee shall have

1620 the right to produce witnesses and evidence in his or her behalf

1621 and shall have the right to cross-examine adverse witnesses and

1622 evidence;

1623 (iv) Notification that the hearing could result in

1624 disciplinary action being taken against the licensee;

1625 (v) Notification that rules for the conduct of the

1626 hearing exist, and it may be in the licensee's best interest to

1627 obtain a copy;

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1628 (vi) Notification that the board or its designee

1629 shall preside at the hearing, and following the conclusion of the

hearing, shall make findings of facts, conclusions of law and

1631 recommendations, separately stated, to the board as to what

1632 disciplinary action, if any, should be imposed on the licensee;

1633 (vii) The board or its designee shall hear

1634 evidence produced in support of the formal charges and contrary

1635 evidence produced by the licensee. At the conclusion of the

1636 hearing, the board shall issue an order; and

1637 (viii) All proceedings under this section are

1638 matters of public record and shall be preserved in accordance with

1639 state law.

1640 (3) In addition to other remedies provided by law or in

1641 equity, any applicant or licensee aggrieved by any action of the

1642 board may appeal the action of the board to the chancery court of

1643 the county of his or her residence if he or she be a resident of

1644 this state, or to the Chancery Court of the First Judicial

1645 District of Hinds County, Mississippi, if he or she be a

1646 nonresident of this state. An appeal shall be filed within thirty

- 1647 (30) days immediately following the mailing or delivery to the
- 1648 applicant or licensee of a copy of the order of judgment of the
- 1649 board, unless the court, for good cause shown, extends the time.
- 1650 The court after a hearing may modify, affirm or reverse the
- 1651 judgment of the board or may remand the case to the board for
- 1652 further proceedings. An appeal from the chancery court may be had
- 1653 to the Supreme Court of the State of Mississippi as provided by
- 1654 law for any final judgment of the chancery court. If the board
- 1655 appeals a judgment of the chancery court, no bond shall be
- 1656 required of it in order to perfect its appeal.
- 1657 (4) The board may impose any of the following sanctions,
- 1658 singly or in combination, when it finds that a licensee is quilty
- 1659 of any such offense:
- 1660 (a) Revoke the license or compact privilege;
- 1661 (b) Suspend the license or compact privilege, for any
- 1662 period of time;
- 1663 (c) Censure the licensee;
- 1664 (d) Impose a monetary penalty of not more than Two
- 1665 Hundred Dollars (\$200.00);
- 1666 (e) Place a licensee on probationary status and
- 1667 requiring the licensee to submit to any of the following: (i)
- 1668 report regularly to the board, or its designee, upon matters which
- 1669 are the basis of probation; (ii) continue to renew professional
- 1670 education until a satisfactory degree of skill has been attained

- in those areas which are the basis of probation; or (iii) such other reasonable requirement or restrictions as the board deems proper;
- 1674 (f) Refuse to renew a license or compact privilege; or
- 1675 (g) Revoke probation which has been granted and impose
 1676 any other disciplinary action under this subsection when the
 1677 requirements of probation have not been fulfilled or have been
 1678 violated.
- 1679 (5) The board summarily may suspend a license or compact privilege under this chapter without the filing of a formal 1680 complaint, notice or a hearing, if the board finds that the 1681 1682 continued practice in the profession by the licensee would 1683 constitute an immediate danger to the public. If the board 1684 summarily suspends a license or compact privilege under the 1685 provisions of this subsection a hearing must be held within twenty (20) days after suspension begins, unless the hearing date is 1686 1687 continued at the request of the licensee.
- 1688 (6) Disposition of any formal complaint may be made by
 1689 consent order or stipulation between the board and the licensee.
- 1690 (7) The board may reinstate any licensee to good standing
 1691 under this chapter if, after hearing, the board is satisfied that
 1692 the applicant's renewed practice is in the public interest.
- 1693 (8) The board may seek the counsel of the Occupational 1694 Therapy Advisory Council regarding disciplinary actions.
- 1695 (9) The board shall seek to achieve consistency in the 1696 application of the foregoing sanctions, and significant departure

- from prior decisions involving similar conduct shall be explained by the board.
- 1699 (10) In addition, the board shall be authorized to suspend
- 1700 the license of any licensee for being out of compliance with an
- 1701 order for support, as defined in Section 93-11-153. The procedure
- 1702 for suspension of a license for being out of compliance with an
- 1703 order for support, and the procedure for reissuance or
- 1704 reinstatement of a license suspended for that purpose, and the
- 1705 payment of any fees for the reissuance or reinstatement of a
- 1706 license suspended for that purpose, shall be governed by Section
- 1707 93-11-157 or 93-11-163, as the case may be. If there is any
- 1708 conflict between any provision of Section 93-11-157 or 93-11-163
- 1709 and any provision of this chapter, the provisions of Section
- 1710 93-11-157 or 93-11-163, as the case may be, shall control.
- 1711 **SECTION 14.** Section 73-24-27, Mississippi Code of 1972, is
- 1712 amended as follows:
- 1713 73-24-27. (1) Except as provided in Section 33-1-39, any
- 1714 license issued under this chapter shall be subject to renewal and
- 1715 shall expire unless renewed in the manner prescribed by the rules
- 1716 and regulations of the board, upon the payment of a renewal fee
- 1717 and demonstration of completion of continuing professional
- 1718 education. A person's compact privilege in this state shall be
- 1719 valid until the expiration date of that person's home state
- 1720 license. The board may provide for the late renewal of a license
- 1721 or compact privilege upon the payment of a late fee in accordance
- 1722 with its rules and regulations, but no late renewal of a license

- 1723 <u>or compact privilege</u> may be granted more than two (2) years after
- 1724 its expiration.
- 1725 (2) Upon request and payment of the license fee required,
- 1726 the board shall grant inactive status to a licensee who: (a) does
- 1727 not practice as an occupational therapist or an occupational
- 1728 therapy assistant, (b) does not hold himself or herself out as an
- 1729 occupational therapist or an occupational therapy assistant, and
- 1730 (c) does not maintain any continuing education requirements.
- 1731 (3) A suspended license is subject to expiration and may be
- 1732 renewed as provided in this section, but such renewal shall not
- 1733 entitle the suspended licensee to engage in the licensed activity
- 1734 or in any other conduct or activity in violation of the order of
- 1735 judgment by which the license or compact privilege was suspended.
- 1736 If a license or compact privilege revoked on disciplinary grounds
- 1737 is reinstated, the licensee, as a condition of reinstatement,
- 1738 shall pay the renewal fee and any late fee that may be applicable.
- 1739 The procedure for the reinstatement of a license that is suspended
- 1740 for being out of compliance with an order for support, as defined
- 1741 in Section 93-11-153, shall be governed by Section 93-11-157 or
- 93-11-163, as the case may be.
- 1743 **SECTION 15.** Section 73-24-29, Mississippi Code of 1972, is
- 1744 amended as follows:
- 73-24-29. (1) The board is empowered to prescribe and
- 1746 publish reasonable fees for the following purposes:
- 1747 (a) Application fee which is nonrefundable;
- 1748 (b) Initial license or compact privilege fee;

- 1749 (c) Renewal of license or compact privilege fee;
- 1750 (d) Late renewal fee;
- 1751 (e) Limited permit fee;
- 1752 (f) Reinstatement of license or compact privilege fee;
- 1753 (g) Inactive license fee.
- 1754 (2) Such fees shall be commensurate to the extent feasible 1755 with the cost of fulfilling the duties of the board and council as
- 1756 defined by this chapter; however, no individual fee shall exceed
- 1757 One Hundred Fifty Dollars (\$150.00).
- 1758 (3) Any increase in the fees charged by the board under this
- 1759 section shall be in accordance with the provisions of Section
- 1760 41-3-65.
- 1761 **SECTION 16.** This act shall take effect and be in force from
- 1762 and after July 1, 2023.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 41-58-1, MISSISSIPPI CODE OF 1972, TO PROVIDE THE DEFINITION OF NUCLEAR MEDICINE; TO REVISE THE

3 DEFINITION OF NUCLEAR MEDICINE TECHNOLOGIST; TO EXTEND THE DATE OF

- 4 REPEAL ON THE SECTION; TO AMEND SECTION 41-58-3, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF REPEAL ON THE SECTION; TO AMEND
- 5 OF 1972, TO EXTEND THE DATE OF REPEAL ON THE SECTION; TO AMEND 6 SECTION 41-58-5, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF
- 7 REPEAL ON THE SECTION; TO ENACT INTO LAW THE OCCUPATIONAL THERAPY
- 8 LICENSURE COMPACT AND PROVIDE THAT THE STATE OF MISSISSIPPI ENTERS
- 9 THE COMPACT WITH OTHER STATES THAT JOIN IN THE COMPACT; TO AMEND
- 10 SECTIONS 73-24-3, 73-24-7, 73-24-9, 73-24-15, 73-24-17, 73-24-19,
- 11 73-24-23, 73-24-24, 73-24-25, 73-24-27 AND 73-24-29, MISSISSIPPI
- 12 CODE OF 1972, TO CONFORM TO THE PROVISIONS OF THIS ACT AND FOR
- 13 RELATED PURPOSES.

SS08\HB259A.1J

Eugene S. Clarke Secretary of the Senate