# **REPORT OF CONFERENCE COMMITTEE**

## MR. SPEAKER AND MR. PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 1450: Interstate Teacher Mobility Compact; authorize entrance for purpose of facilitating mobility of teachers married to service members.

We, therefore, respectfully submit the following report and recommendation:

- 1. That the Senate recede from its Amendment No. 1.
- 2. That the House and Senate adopt the following amendment:

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

12	<b>SECTION 1.</b> The Governor is authorized and directed to
13	execute the Interstate Teacher Mobility Compact on behalf of this
14	state with any other state or states legally joining therein in
15	the form substantially as follows:
16	ARTICLE I
17	PURPOSE
18	The purpose of this compact is to facilitate the mobility of
19	teachers across the member states with the goal of supporting
20	teachers through a new pathway to licensure. Through this
21	compact, the member states seek to establish a collective
22	regulatory framework which expedites and enhances the ability of
23	teachers from a variety of backgrounds to move across state lines.
24	This compact is intended to achieve the following objectives, as

24/SS26/HB1450CR.2J

25 applied in the State of Mississippi, and shall be interpreted 26 according to Mississippi law. The member states hereby ratify the 27 same intentions by subscribing hereto: 28 A. Create a streamlined pathway to licensure mobility 29 for teachers;

B. Support the relocation of eligible military spouses;
C. Facilitate and enhance the exchange of licensure
information between the member states;

D. Enhance the power of state and district-level education officials to hire qualified, competent teachers by removing barriers to the employment of out-of-state teachers;

36 E. Support the retention of teachers in the profession 37 by removing barriers to relicensure in a new state; and

F. Maintain state sovereignty in the regulation of theteaching profession.

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## ARTICLE II

# DEFINITIONS

As used in this compact, and except as otherwise provided,the following definitions shall govern the terms herein:

A. "Active military member" means any person with
full-time duty status in the Armed Forces of the United States,
including members of the National Guard and Reserve.

B. "Adverse action" means any limitation or restriction
imposed by a member state's licensing authority, such as

49 revocation, suspension, reprimand, probation or limitation on the 50 licensee's ability to work as a teacher.

51 C. "Bylaws" means those bylaws established by the 52 Commission.

D. "Career and technical education license" means a current, valid authorization issued by a member state's licensing authority allowing an individual to serve as a teacher in P-12 public educational settings in a specific career and technical education area.

E. "Charter member states" means a member state that has enacted legislation to adopt this compact where such legislation predates the initial meeting of the Commission after the effective date of the compact.

F. "Commission" means the interstate administrative body which membership consists of delegates of all states that have enacted this compact, and which is known as the Interstate Teacher Mobility Compact Commission.

G. "Commissioner" means the delegate of a member state.
H. "Eligible license" means a license to engage in the
teaching profession which requires at least a bachelor's degree
and the completion of a state-approved program for teacher
licensure.

I. "Eligible military spouse" means the spouse of any
individual in full-time duty status in the active Armed Forces of
the United States, including members of the National Guard and
24/SS26/HB1450CR.2J

G1/2

PAGE 3

74 Reserve moving as a result of a military mission or military 75 career progression requirements or are on their terminal move as a 76 result of separation or retirement (to include surviving spouses 77 of deceased military members).

J. "Executive committee" means a group of Commissioners elected or appointed to act on behalf of, and within the powers granted to them by, the Commission as provided for herein.

81 K. "Licensing authority" means an official, agency, 82 board, or other entity of a state that is responsible for the 83 licensing and regulation of teachers authorized to teach in P-12 84 public educational settings.

L. "Member state" means any state that has adopted this compact, including all agencies and officials of such a state.

87 M. "Receiving state" means any state where a teacher 88 has applied for licensure under this compact.

N. "Rule" means any regulation promulgated by the Commission under this compact, which shall have the force of law in each member state. As applied in the State of Mississippi, such rules shall only be binding and have the force of law if consistent with Mississippi law.

94 O. "State" means a state, territory, or possession of95 the United States, and the District of Columbia.

96 P. "State practice laws" means a member state's laws,97 rules, and regulations that govern the teaching profession, define

98 the scope of such profession, and create the methods and grounds 99 for imposing discipline.

Q. "State specific requirements" means a requirement for licensure covered in coursework or examination that includes content of unique interest to the state.

R. "Teacher" means an individual who currently holds an authorization from a member state that forms the basis for employment in the P-12 public schools of the state to provide instruction in a specific subject area, grade level or student population.

108 S. "Unencumbered license" means a current, valid 109 authorization issued by a member state's licensing authority 110 allowing an individual to serve as a teacher in P-12 public 111 educational settings. An unencumbered license is not a 112 restricted, probationary, provisional, substitute or temporary 113 credential.

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ARTICLE III

# LICENSURE UNDER THE COMPACT

A. Licensure under this compact pertains only to the initial grant of a license by the receiving state. Nothing herein applies to any subsequent or ongoing compliance requirements that a receiving state might require for teachers.

B. Each member state shall, in accordance with rules of the commission, define, compile and update, as necessary, a list of eligible licenses and career and technical education licenses

24/SS26/HB1450CR.2J (H)ED (S)ED;AP PAGE 5 G1/2 123 that the member state is willing to consider for equivalency under 124 this compact and provide the list to the commission. The list 125 shall include those licenses that a receiving state is willing to 126 grant teachers from other member states, pending a determination 127 of equivalency by the receiving state's licensing authority.

128 C. Upon the receipt of an application for licensure by 129 a teacher holding an unencumbered license, the receiving state 130 shall determine which of the receiving state's eligible licenses 131 the teacher is qualified to hold and shall grant such a license or licenses to the applicant. Such a determination shall be made in 132 133 the sole discretion of the receiving state's licensing authority 134 and may include a determination that the applicant is not eligible for any of the receiving state's licenses. For all teachers who 135 136 hold an unencumbered license, the receiving state shall grant one 137 or more unencumbered licenses that, in the receiving state's sole 138 discretion, are equivalent to the license held by the teacher in 139 any other member state.

D. For active duty military members and eligible military spouses who hold a license that is not unencumbered, the receiving state shall grant an equivalent license or licenses that, in the receiving state's sole discretion, is equivalent to the license or licenses held by the teacher in any other member state, except where the receiving state does not have an equivalent license.

24/SS26/HB1450CR.2J

147 Ε. For a teacher holding an unencumbered career and 148 technical education license, the receiving state shall grant an unencumbered license equivalent to the career and technical 149 150 education license held by the applying teacher and issued by 151 another member state, as determined by the receiving state in its 152 sole discretion, except where a career and technical education 153 teacher does not hold a bachelor's degree and the receiving state 154 requires a bachelor's degree for licenses to teach career and 155 technical education. A receiving state may require career and 156 technical education teachers to meet state industry recognized 157 requirements, if required by law in the receiving state. 158 ARTICLE IV 159 LICENSURE NOT UNDER THE COMPACT 160 Except as provided in Article III, nothing in this Α. 161 compact shall be construed to limit or inhibit the power of a 162 member state to regulate licensure or endorsements overseen by the 163 member state's licensing authority. 164 When a teacher is required to renew a license Β. 165 received pursuant to this compact, the state granting such a 166 license may require the teacher to complete state-specific

167 requirements as a condition of licensure renewal or advancement in 168 that state.

C. For purposes of determining compensation, a receiving state may require additional information from teachers receiving a license under the provisions of this compact.

24/SS26/HB1450CR.2J (H)ED (S)ED;AP PAGE 7 G1/2 172 D. Nothing in this compact shall be construed to limit 173 the power of a member state to control and maintain ownership of 174 its information pertaining to teachers or limit the application of a member state's laws or regulations governing the ownership, use 175 176 or dissemination of information pertaining to teachers. 177 Ε. Nothing in this compact shall be construed to invalidate or alter any existing agreement or other cooperative 178 179 arrangement which a member state may already be a party to or 180 limit the ability of a member state to participate in any future 181 agreement or other cooperative arrangement to: 182 1. Award teaching licenses or other benefits based 183 on additional professional credentials, including, but not limited 184 to, National Board Certification; 185 Participate in the exchange of names of 2. 186 teachers whose license has been subject to an adverse action by a 187 member state; or 188 3. Participate in any agreement or cooperative arrangement with a nonmember state. 189 190 ARTICLE V 191 TEACHER QUALIFICATIONS AND REQUIREMENTS 192 FOR LICENSURE UNDER THE COMPACT 193 Except as provided for active military members or Α. 194 eligible military spouses under Article III.D, a teacher may only

195 be eligible to receive a license under this compact where that

196 teacher holds an unencumbered license in a member state.

24/SS26/HB1450CR.2J (H)ED (S)ED;AP PAGE 8 G1/2 B. A teacher eligible to receive a license under thiscompact shall, unless otherwise provided herein:

199 As the compact is applied in Mississippi, upon 1. 200 their application to receive a license under this compact and 201 receipt of an employment offer by a school district, undergo a 202 criminal background check in the receiving state in accordance 203 with the laws and regulations of the receiving state; and 2. Provide the receiving state with information in 204 205 addition to the information required for licensure for the 206 purposes of determining compensation, if applicable.

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# DISCIPLINE AND ADVERSE ACTIONS

ARTICLE VI

A. Nothing in this compact shall be deemed or construed to limit the authority of a member state to investigate or impose disciplinary measures on teachers according to the state practice laws thereof.

213 Β. Member states shall be authorized to receive, and shall provide, files and information regarding the investigation 214 215 and discipline, if any, of teachers in other member states upon 216 request. Any member state receiving such information or files 217 shall protect and maintain the security and confidentiality 218 thereof, in at least the same manner that it maintains its own 219 investigatory or disciplinary files and information. Prior to 220 disclosing any disciplinary or investigatory information received 221 from another member state, the disclosing state shall communicate 24/SS26/HB1450CR.2J (H)ED (S)ED;AP

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222 its intention and purpose for such disclosure to the member state 223 which originally provided that information. 224 ARTICLE VII 225 ESTABLISHMENT OF THE INTERSTATE TEACHER MOBILITY 226 COMPACT COMMISSION 227 Α. The interstate compact member states hereby create and establish a joint public agency known as the Interstate 228 229 Teacher Mobility Compact Commission: 230 The Commission is a joint interstate 1. 231 governmental agency comprised of states that have enacted the 232 Interstate Teacher Mobility Compact; and 233 Nothing in this compact shall be construed to 2. 234 be a waiver of sovereign immunity. 235 Membership, Voting, and Meetings Β. 236 Each member state shall have and be limited to 1. 237 one (1) delegate to the Commission, who shall be given the title 238 of Commissioner. 239 The Commissioner shall be the primary 2. 240 administrative officer of the state licensing authority or their 241 designee. 242 3. Any Commissioner may be removed or suspended 243 from office as provided by the law of the state from which the 244 Commissioner is appointed. 245 4. The member state shall fill any vacancy 246 occurring in the Commission within ninety (90) days. 24/SS26/HB1450CR.2J (H)ED (S)ED;AP

G1/2

PAGE 10

247 5. Each Commissioner shall be entitled to one (1) 248 vote about the promulgation of rules and creation of bylaws and 249 shall otherwise have an opportunity to participate in the business and affairs of the Commission. A Commissioner shall vote in 250 251 person or by such other means as provided in the bylaws. The 252 bylaws may provide for Commissioners' participation in meetings by 253 telephone or other means of communication.

6. The Commission shall meet at least once during each calendar year. Additional meetings shall be held as set forth in the bylaws.

257 7. The Commission shall establish, by rule, a term258 of office for Commissioners.

259 C. The Commission shall have the following powers and260 duties:

Establish a Code of Ethics for the Commission;
 Establish the fiscal year of the Commission;
 Establish bylaws for the Commission;
 Maintain its financial records in accordance
 with the bylaws of the Commission;

5. Meet and take such actions as are consistent with the provisions of this interstate compact, the bylaws and rules of the Commission;

269 6. Promulgate uniform rules to implement and
270 administer this interstate compact. The rules shall have the
271 force and effect of law and shall be binding in all member states,
24/SS26/HB1450CR.2J (H) ED (S) ED; AP

PAGE 11

G1/2

except that in Mississippi, the rules shall only be binding if consistent with Mississippi law. In the event the Commission exercises its rulemaking authority in a manner that is beyond the scope of the purposes of the compact, or the powers granted hereunder, then such an action by the Commission shall be invalid and have no force and effect of law;

278 7. Bring and prosecute legal proceedings or 279 actions in the name of the Commission, provided that the standing 280 of any member state licensing authority to sue or be sued under 281 applicable law shall not be affected;

8. Purchase and maintain insurance and bonds;
9. Borrow, accept or contract for services of
personnel, including, but not limited to, employees of a member
state, or an associated nongovernmental organization that is open
to membership by all states;

10. Hire employees, elect or appoint officers, fix compensation, define duties, grant such individuals appropriate authority to carry out the purposes of the compact, and establish the Commission's personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other related personnel matters;

293 11. Lease, purchase, accept appropriate gifts or 294 donations of, or otherwise own, hold, improve, or use, any 295 property, real, personal or mixed, provided that at all times the 296 Commission shall avoid any appearance of impropriety;

24/SS26/HB1450CR.2J (H)ED (S)ED;AP PAGE 12 G1/2 297 12. Sell, convey, mortgage, pledge, lease, 298 exchange, abandon or otherwise dispose of any property real, 299 personal or mixed; 300 Establish a budget and make expenditures; 13. 301 14. Borrow money; 302 15. Appoint committees, including standing 303 committees composed of members and such other interested persons 304 as may be designated in this interstate compact, rules or bylaws; 305 16. Provide and receive information from, and 306 cooperate with, law enforcement agencies; 307 17. Establish and elect an Executive Committee; 308 Establish and develop a charter for an 18. 309 Executive Information Governance Committee to advise on 310 facilitating exchange of information, use of information, data 311 privacy and technical support needs, and provide reports as 312 needed; 313 19. Perform such other functions as may be 314 necessary or appropriate to achieve the purposes of this 315 interstate compact consistent with the state regulation of teacher 316 licensure; and 317 20. Determine whether a state's adopted language 318 is materially different from the model compact language such that 319 the state would not qualify for participation in the compact. 320 D. The Executive Committee of the Interstate Teacher Mobility Compact Commission 321

24/SS26/HB1450CR.2J (H)ED (S)ED;AP PAGE 13 G1/2 322 1. The Executive Committee shall have the power to 323 act on behalf of the Commission according to the terms of this 324 interstate compact; 325 2. The Executive Committee shall be composed of 326 eight (8) voting members: 327 a. The Commission chair, vice chair and 328 treasurer; and 329 b. Five (5) members who are elected by the 330 Commission from the current membership: 331 i. Four (4) voting members representing 332 geographic regions in accordance with commission rules; and 333 ii. One (1) at-large voting member in accordance with commission rules; 334 335 The Commission may add or remove members of the 3. 336 Executive Committee as provided in commission rules; 337 4. The Executive Committee shall meet at least 338 once annually; 339 The Executive Committee shall have the 5. 340 following duties and responsibilities: 341 Recommend to the entire Commission changes a. 342 to the rules or bylaws, changes to the compact legislation, fees 343 paid by interstate compact member states such as annual dues, and 344 any compact fee charged by the member states on behalf of the 345 Commission. As applied in Mississippi, implementation of any

24/SS26/HB1450CR.2J

(H)ED (S)ED;AP G1/2 346 recommendation or rules or bylaws related to annual dues shall be 347 subject to appropriation by the Legislature; 348 Ensure Commission administration services b. 349 are appropriately provided, contractual or otherwise; 350 Prepare and recommend the budget; с. 351 d. Maintain financial records on behalf of 352 the Commission; 353 Monitor compliance of member states and e. 354 provide reports to the Commission; and 355 f. Perform other duties as provided in rules 356 or bylaws. 357 6. Meetings of the Commission 358 All meetings shall be open to the public, a. 359 and public notice of meetings shall be given in accordance with 360 Commission bylaws; 361 b. The Commission or the Executive Committee 362 or other committees of the Commission may convene in a closed, nonpublic meeting if the Commission or Executive Committee or 363 364 other committees of the Commission must discuss: 365 i. Noncompliance of a member state with 366 its obligations under the compact; 367 ii. The employment, compensation, 368 discipline or other matters, practices or procedures related to 369 specific employees or other matters related to the Commission's internal personnel practices and procedures; 370 24/SS26/HB1450CR.2J (H)ED (S)ED;AP PAGE 15 G1/2

371 iii. Current, threatened, or reasonably 372 anticipated litigation; 373 iv. Negotiation of contracts for the 374 purchase, lease or sale of goods, services or real estate; 375 v. Accusing any person of a crime or 376 formally censuring any person; 377 vi. Disclosure of trade secrets or 378 commercial or financial information that is privileged or 379 confidential; 380 vii. Disclosure of information of a 381 personal nature where disclosure would constitute a clearly 382 unwarranted invasion of personal privacy; 383 viii. Disclosure of investigative 384 records compiled for law enforcement purposes; 385 ix. Disclosure of information related to 386 any investigative reports prepared by or on behalf of or for use 387 of the Commission or other committee charged with responsibility 388 of investigation or determination of compliance issues pursuant to 389 the compact; 390 Matters specifically exempted from х. 391 disclosure by federal or member state statute; and 392 xi. Others matters as set forth by 393 Commission bylaws and rules; 394 c. If a meeting, or portion of a meeting, is closed pursuant to this provision, the Commission's legal counsel 395 24/SS26/HB1450CR.2J (H)ED (S)ED;AP PAGE 16 G1/2

396 or designee shall certify that the meeting may be closed and shall 397 reference each relevant exempting provision; and

398 The Commission shall keep minutes of d. 399 Commission meetings and shall provide a full and accurate summary 400 of actions taken, and the reasons therefore, including a 401 description of the views expressed. All documents considered in 402 connection with an action shall be identified in such minutes. 403 All minutes and documents of a closed meeting shall remain under 404 seal, subject to release by a majority vote of the Commission or 405 order of a court of competent jurisdiction.

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7. Financing of the Commission

407 a. The Commission shall pay, or provide for
408 the payment of, the reasonable expenses of its establishment,
409 organization and ongoing activities;

410 b. The Commission may accept all appropriate 411 donations and grants of money, equipment, supplies, materials and 412 services, and receive, utilize and dispose of the same, provided 413 that at all times the Commission shall avoid any appearance of 414 impropriety or conflict of interest;

c. The Commission may levy on and collect an annual assessment from each member state or impose fees on other parties to cover the cost of the operations and activities of the Commission, in accordance with the commission rules, but the requirement to pay the assessment in Mississippi, shall be subject to appropriation by the Legislature;

24/SS26/HB1450CR.2J (H) ED (S) ED; AP PAGE 17 G1/2 421 d. The Commission shall not incur obligations 422 of any kind prior to securing the funds adequate to meet the same; 423 nor shall the Commission pledge the credit of any of the member 424 states, except by and with the authority of the member state; and 425 The Commission shall keep accurate e. 426 accounts of all receipts and disbursements. The receipts and 427 disbursements of the Commission shall be subject to accounting 428 procedures established under Commission bylaws. All receipts and 429 disbursements of funds of the Commission shall be reviewed annually in accordance with Commission bylaws, and a report of the 430 431 review shall be included in and become part of the annual report 432 of the Commission.

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8. Qualified Immunity, Defense and Indemnification

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434 The members, officers, executive director, a. 435 employees and representatives of the Commission shall be immune 436 from suit and liability, either personally or in their official 437 capacity, for any claim for damage to or loss of property or personal injury or other civil liability caused by or arising out 438 439 of any actual or alleged act, error or omission that occurred, or 440 that the person against whom the claim is made had a reasonable 441 basis for believing occurred within the scope of Commission 442 employment, duties or responsibilities; provided that nothing in 443 this paragraph shall be construed to protect any such person from suit or liability for any damage, loss, injury or liability caused 444 by the intentional or willful or wanton misconduct of that person. 445

24/SS26/HB1450CR.2J (H)ED (S)ED;AP PAGE 18

446 b. The Commission shall defend any member, 447 officer, executive director, employee or representative of the Commission in any civil action seeking to impose liability arising 448 out of any actual or alleged act, error or omission that occurred 449 450 within the scope of Commission employment, duties or 451 responsibilities, or that the person against whom the claim is 452 made had a reasonable basis for believing occurred within the 453 scope of Commission employment, duties, or responsibilities; 454 provided that nothing herein shall be construed to prohibit that 455 person from retaining his or her own counsel; and provided 456 further, that the actual or alleged act, error or omission did not 457 result from that person's intentional or willful or wanton 458 misconduct.

459 The Commission shall indemnify and hold с. 460 harmless any member, officer, executive director, employee or 461 representative of the Commission for the amount of any settlement 462 or judgment obtained against that person arising out of any actual 463 or alleged act, error or omission that occurred within the scope 464 of Commission employment, duties or responsibilities, or that such 465 person had a reasonable basis for believing occurred within the 466 scope of Commission employment, duties or responsibilities, 467 provided that the actual or alleged act, error or omission did not 468 result from the intentional or willful or wanton misconduct of 469 that person.

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# ARTICLE VIII

24/SS26/HB1450CR.2J PAGE 19 (H)ED (S)ED;AP G1/2 471

## RULEMAKING

A. The Commission shall exercise its rulemaking powers pursuant to the criteria set forth in this interstate compact and the rules adopted thereunder. Rules and amendments shall become binding as of the date specified in each rule or amendment, provided that as applied in the State of Mississippi, the rules shall only be binding if consistent with Mississippi law.

478 The Commission shall promulgate reasonable rules to Β. 479 achieve the intent and purpose of this interstate compact. In the 480 event the Commission exercises its rulemaking authority in a 481 manner that is beyond purpose and intent of this interstate 482 compact, or the powers granted hereunder, then such an action by 483 the Commission shall be invalid and have no force and effect of 484 law in the member states.

C. If a majority of the legislatures of the member states rejects a rule, by enactment of a statute or resolution in the same manner used to adopt the compact within four (4) years of the date of adoption of the rule, then such rule shall have no further force and effect in any member state.

D. Rules or amendments to the rules shall be adopted or ratified at a regular or special meeting of the Commission in accordance with commission rules and bylaws.

E. Upon determination that an emergency exists, the Commission may consider and adopt an emergency rule with

495 forty-eight (48) hours' notice, with opportunity to comment,

24/SS26/HB1450CR.2J (H) ED (S) ED; AP PAGE 20 G1/2 496 provided that the usual rulemaking procedures shall be 497 retroactively applied to the rule as soon as reasonably possible, 498 in no event later than ninety (90) days after the effective date 499 of the rule. For the purposes of this provision, an emergency 500 rule is one that must be adopted immediately in order to: 501 1. Meet an imminent threat to public health, 502 safety, or welfare; 503 2. Prevent a loss of Commission or member state 504 funds; 505 3. Meet a deadline for the promulgation of an 506 administrative rule that is established by federal law or rule; or 507 4. Protect public health and safety. 508 F. As applied in the State of Mississippi, if a rule or 509 amendment promulgated by the Commission conflicts with Mississippi law, Mississippi law shall control and the rule or amendment 510 511 promulgated by the Commission shall have no effect. 512 ARTICLE IX 513 FACILITATING INFORMATION EXCHANGE 514 The Commission shall provide for facilitating the Α. 515 exchange of information to administer and implement the provisions 516 of this compact in accordance with the rules of the Commission, 517 consistent with generally accepted data protection principles and 518 federal and state law. 519 Nothing in this compact shall be deemed or construed Β. to alter, limit or inhibit the power of a member state to control 520

24/SS26/HB1450CR.2J (H) ED (S) ED; AP PAGE 21 (I) ED (S) ED; AP 521 and maintain ownership of its licensee information or alter, limit 522 or inhibit the laws or regulations governing licensee information 523 in the member state.

ARTICLE X

OVERSIGHT, DISPUTE RESOLUTION AND ENFORCEMENT

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## A. Oversight

527 The executive and judicial branches of state 1. 528 government in each member state shall enforce this compact and 529 take all actions necessary and appropriate to effectuate the 530 compact's purposes and intent, provided that as applied in the 531 State of Mississippi, the compact shall only be binding if 532 consistent with Mississippi law. The provisions of this compact shall have standing as statutory law, provided that as applied in 533 534 the State of Mississippi, the compact shall only be binding if 535 consistent with Mississippi law.

536 2. Venue is proper and judicial proceedings by or 537 against the Commission shall be brought solely and exclusively in a court of competent jurisdiction where the principal office of 538 539 the Commission is located. The Commission may waive venue and 540 jurisdictional defenses to the extent it adopts or consents to 541 participate in alternative dispute resolution proceedings. 542 Nothing herein shall affect or limit the selection or propriety of venue in any action against a licensee for professional 543 malpractice, misconduct or any such similar matter. 544

24/SS26/HB1450CR.2J

3. All courts and all administrative agencies shall take judicial notice of the compact, the rules of the Commission, and any information provided to a member state pursuant thereto in any judicial or quasi-judicial proceeding in a member state pertaining to the subject matter of this compact, or which may affect the powers, responsibilities or actions of the Commission.

4. The Commission shall be entitled to receive service of process in any proceeding regarding the enforcement or interpretation of the compact and shall have standing to intervene in such a proceeding for all purposes. Failure to provide the Commission service of process shall render a judgment or order void as to the Commission, this compact or promulgated rules.

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# B. Default, Technical Assistance and Termination

559 1. If the Commission determines that a member 560 state has defaulted in the performance of its obligations or 561 responsibilities under this compact or the promulgated rules, the 562 Commission shall:

a. Provide written notice to the defaulting state and other member states of the nature of the default, the proposed means of curing the default or any other action to be taken by the Commission; and

567 b. Provide remedial training and specific 568 technical assistance regarding the default. 2. If a state in default fails to cure the default, the defaulting state may be terminated from the compact upon an affirmative vote of a majority of the Commissioners of the member states, and all rights, privileges and benefits conferred on that state by this compact may be terminated on the effective date of termination.

3. Termination of membership in the compact shall be imposed only after all other means of securing compliance have been exhausted. Notice of intent to suspend or terminate shall be given by the Commission to the Governor, the majority and minority leaders of the defaulting state's Legislature, the state licensing authority and each of the member states.

581 4. A state that has been terminated is responsible 582 for all assessments, obligations and liabilities incurred through 583 the effective date of termination.

584 5. The Commission shall not bear any costs related 585 to a state that is found to be in default or that has been 586 terminated from the compact, unless agreed upon in writing between 587 the Commission and the defaulting state.

588 6. The defaulting state may appeal the action of 589 the Commission by petitioning the United States District Court for 590 the District of Columbia or the federal district where the 591 Commission has its principal offices.

592 C. Dispute Resolution

24/SS26/HB1450CR.2J

593 1. Upon request by a member state, the Commission 594 shall attempt to resolve disputes related to the compact that 595 arise among member states and between member and nonmember states. 596 2. The Commission shall promulgate a rule 597 providing for nonbinding alternative dispute resolution for 598 disputes as appropriate. 599 Enforcement D. 600 The Commission, in the reasonable exercise of 1. 601 its discretion, shall enforce the provisions and rules of this 602 compact. 603 2. By majority vote, the Commission may initiate 604 legal action in a court of competent jurisdiction to enforce 605 compliance with the provisions of the compact and its promulgated 606 rules and bylaws. The relief sought may include injunctive 607 relief. 608 ARTICLE XI 609 EFFECTUATION, WITHDRAWAL, AND AMENDMENT 610 The compact shall come into effect on the date on Α. 611 which the compact statute is enacted into law in the tenth member 612 state. 613 1. On or after the effective date of the compact, 614 the Commission shall convene and review the enactment of each of 615 the charter member states to determine if the statute enacted by

616 each such charter member state is materially different from

617 the model compact statute.

24/SS26/HB1450CR.2J (H) ED (S) ED; AP PAGE 25 G1/2 618 2. A charter member state whose enactment is found
619 to be materially different from the model compact statute shall be
620 entitled to the default process set forth in Article X.

3. Member states enacting the compact subsequent to the charter member states shall be subject to the process set forth in Article VII.C.20 to determine if their enactments are materially different from the model compact statute and whether they qualify for participation in the compact.

B. If any member state is later found to be in default, or is terminated or withdraws from the compact, the Commission shall remain in existence and the compact shall remain in effect even if the number of member states should be less than ten (10).

630 C. Any state that joins the compact after the 631 Commission's initial adoption of the rules and bylaws shall be 632 subject to the rules and bylaws as they exist on the date on which 633 the compact becomes law in that state, provided that as applied in 634 the State of Mississippi, the compact shall only be binding if 635 consistent with Mississippi law. Any rule that has been 636 previously adopted by the Commission shall have the full force and 637 effect of law on the day the compact becomes law in that state, 638 provided that as applied in the State of Mississippi, the compact 639 shall only be binding if consistent with Mississippi law, as the 640 rules and bylaws may be amended as provided in this compact.

D. Any member state may withdraw from this compact byenacting a statute repealing the same. A member state's

24/SS26/HB1450CR.2J (H) ED (S) ED; AP PAGE 26 (I) ED (S) ED; AP 643 withdrawal shall not take effect until six (6) months after 644 enactment of the repealing statute.

E. This compact may be amended by the member states. No amendment to this compact shall become effective and binding upon any other member state until it is enacted into the laws of all member states.

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# ARTICLE XII

# CONSTRUCTION AND SEVERABILITY

651 The provisions of this compact shall be severable and if any 652 phrase, clause, sentence or provision of this compact is declared 653 to be contrary to the constitution of any member state or a state 654 seeking membership in the compact, contrary to Mississippi law, or 655 of the United States or the applicability thereof to any other 656 government, agency, person or circumstance is held invalid, the 657 validity of the remainder of this compact and the applicability 658 thereof to any government, agency, person or circumstance shall 659 not be affected thereby. If this compact shall be held contrary 660 to the constitution of any member state, or as applicable in the 661 State of Mississippi, with Mississippi law, the compact shall 662 remain in full force and effect as to the remaining member states 663 and in full force and effect as to the member state affected as to 664 all severable matters.

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#### ARTICLE XIII

#### CONSISTENT EFFECT AND CONFLICT WITH OTHER STATE LAWS

24/SS26/HB1450CR.2J

(H)ED (S)ED;AP G1/2 A. Nothing herein shall prevent or inhibit the enforcement of Mississippi law that is not inconsistent with the compact.

B. Any laws, statutes, regulations or other legal requirements in a member state in conflict with the compact are superseded to the extent of the conflict, provided that as applied in the State of Mississippi, the compact shall only be binding if consistent with Mississippi law.

C. All permissible agreements between the Commission
and the member states are binding in accordance with their terms,
provided that as applied in the State of Mississippi, the
agreements shall only be binding if consistent with Mississippi
law.

680 **SECTION 2.** This act shall take effect and be in force from 681 and after July 1, 2024.

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

AN ACT ENTERING THE STATE OF MISSISSIPPI INTO THE INTERSTATE 1 2 TEACHER MOBILITY COMPACT FOR THE PURPOSE OF FACILITATING THE 3 MOBILITY OF TEACHERS ACROSS MEMBER STATES TO THE COMPACT; TO 4 ESTABLISH A COLLECTIVE REGULATORY FRAMEWORK THAT EXPEDITES AND 5 ENHANCES THE ABILITY OF TEACHERS TO MOVE ACROSS STATE LINES; TO SET OUT THE AGREEMENT OF THE CONTRACTING STATES AND THE PURPOSE OF 6 7 THE COMPACT; TO PROVIDE FOR THE MEMBERSHIP OF THE EDUCATION 8 COMMISSION OF THE STATES AND PRESCRIBE THE POWERS AND DUTIES 9 PERTAINING THERETO; TO ESTABLISH THE COMMITTEES OF THE COMMISSION; 10 AND FOR RELATED PURPOSES.

24/SS26/HB1450CR.2J

CONFEREES FOR THE HOUSE

X (SIGNED) Roberson

X (SIGNED) Owen

X (SIGNED) Holloway (76th) CONFEREES FOR THE SENATE

X (SIGNED) DeBar

X (SIGNED) DeLano

X (SIGNED) McMahan