SECOND REGULAR SESSION

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 1153

101ST GENERAL ASSEMBLY

5585S.03C

ADRIANE D. CROUSE, Secretary

AN ACT

To repeal sections 327.312, 327.313, 327.314, 327.331, 334.036, 334.530, 334.655, 345.015, and 345.050, RSMo, and to enact in lieu thereof fourteen new sections relating to professional licensing, with an emergency clause for a certain section.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 327.312, 327.313, 327.314, 327.331,

- 2 334.036, 334.530, 334.655, 345.015, and 345.050, RSMo, are
- 3 repealed and fourteen new sections enacted in lieu thereof, to
- 4 be known as sections 324.005, 327.312, 327.313, 327.314,
- 5 327.331, 332.325, 334.036, 334.530, 334.655, 345.015, 345.022,
- 6 345.050, 345.052, and 345.085, to read as follows:

324.005. 1. Notwithstanding any requirements for

- 2 licensure for all professional boards, commissions,
- 3 committees, and offices within the division of professional
- 4 registration to the contrary, a professional who has a
- 5 current license to practice from another state,
- 6 commonwealth, territory, or the District of Columbia shall
- 7 be exempt from the licensure requirements of his or her
- 8 respective licensure board in this state if:
- 9 (1) The professional is an active duty or reserve
- 10 member of the Armed Forces of the United States, a member of
- 11 the National Guard, a civilian employee of the United States
- 12 Department of Defense, an authorized services contractor

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

30

- under 10 U.S.C. Section 1091, or a professional otherwise authorized by the United States Department of Defense;
- 15 (2) The professional practices the same occupation or 16 profession at the same practice level for which he or she 17 holds a current license; and
- 18 (3) The professional is engaged in the practice of a 19 professional through a partnership with the federal 20 Innovative Readiness Training program within the United 21 States Department of Defense.
- 22 2. The exemption provided in this section shall not 23 permit a professional to engage in practice except as part 24 of the federal Innovative Readiness Training program within 25 the United States Department of Defense. The exemption 26 shall only apply while:
- 27 (1) The professional's practice is required by the 28 program pursuant to military orders; and
 - (2) The services provided by the professional are within the scope of practice for the individual's respective profession in this state.
- 327.312. 1. **Prior to January 1, 2024,** any person may apply to the board for enrollment as a land surveyor-in-training who is a high school graduate, or who holds a Missouri certificate of high school equivalence (GED), and either:
- 6 (1) Has graduated and received a baccalaureate degree 7 in an approved curriculum as defined by board regulation 8 which shall include at least twelve semester hours of 9 approved surveying course work as defined by board 10 regulation of which at least two semester hours shall be in 11 the legal aspects of boundary surveying; or
- 12 (2) Has passed at least sixty hours of college credit 13 which shall include credit for at least twenty semester

- 14 hours of approved surveying course work as defined by board
- 15 regulation of which at least two semester hours shall be in
- 16 legal aspects of boundary surveying and present evidence
- 17 satisfactory to the board that in addition thereto such
- 18 person has at least one year of combined professional office
- 19 and field experience in land surveying projects under the
- 20 immediate personal supervision of a professional land
- 21 surveyor; or
- 22 (3) Has passed at least twelve semester hours of
- 23 approved surveying course work as defined by board
- 24 regulation of which at least two semester hours shall be in
- 25 legal aspects of land surveying and in addition thereto has
- 26 at least two years of combined professional office and field
- 27 experience in land surveying projects under the immediate
- 28 personal supervision of a professional land surveyor.
- 29 Pursuant to this provision, not more than one year of
- 30 satisfactory postsecondary education work shall count as
- 31 equivalent years of satisfactory land surveying work as
- 32 aforementioned.
- 33 2. The board shall issue a certificate of completion
- 34 to each applicant who satisfies the requirements of the
- 35 aforementioned land surveyor-in-training program and passes
- 36 such examination or examinations as shall be required by the
- 37 board.
- 38 3. Beginning January 1, 2024, any person may apply to
- 39 the board for enrollment as a land surveyor-intern who is a
- 40 high school graduate, or who holds a certificate of high
- 41 school equivalence (GED), and has passed any examination
- 42 required by the board pursuant to section 327.331.
 - 327.313. Applications for enrollment as a land
- 2 [surveyor-in-training] surveyor-intern shall be typewritten
- 3 on prescribed forms furnished to the applicant. The

- 4 application shall contain applicant's statements showing the
- 5 applicant's education, experience, and such other pertinent
- 6 information as the board may require. Each application
- 7 shall contain a statement that it is made under oath or
- 8 affirmation and that the representations are true and
- 9 correct to the best knowledge and belief of the applicant,
- 10 subject to the penalties of making a false affidavit or
- 11 declaration and shall be accompanied by the required fee.
 - 327.314. 1. Prior to January 1, 2024, any person may
- 2 apply to the board for licensure as a professional land
- 3 surveyor who has been enrolled as a land surveyor-in-
- 4 training and has presented evidence to the satisfaction of
- 5 the board that said person has acquired at least four years
- 6 of satisfactory professional field and office experience in
- 7 land surveying from the date of enrollment as a land
- 8 surveyor-in-training. This experience shall have been under
- 9 the immediate personal supervision of a professional land
- surveyor.
- 11 2. Beginning January 1, 2024, any person may apply to
- 12 the board for licensure who presents evidence satisfactory
- 13 to the board that the applicant has met the requirements as
- 14 provided in this subsection:
- 15 (1) An applicant shall be a high school graduate or
- 16 hold a certificate of high school equivalence (GED), and
- 17 either:
- 18 (a) Has graduated and received a baccalaureate degree
- 19 in an approved curriculum, as defined by the board, which
- 20 shall include at least fifteen semester hours of approved
- 21 surveying course work, as defined by the board, of which at
- least six semester hours shall be in the legal aspects of
- 23 boundary surveying; or

45

46 47

48

- 24 (b) Has passed at least sixty hours of college credit 25 which shall include at least fifteen semester hours of 26 approved surveying course work, as defined by the board, of 27 which at least six semester hours shall be in legal aspects 28 of boundary surveying; or
- 29 (c) Has passed at least fifteen semester hours of 30 approved surveying coursework, as defined by the board, of 31 which at least six semester hours shall be in legal aspects 32 of land surveying;
- 33 (d) An applicant meeting the requirements of paragraph
 34 (a) of this subdivision shall have acquired at least four
 35 years of satisfactory field and office experience in land
 36 surveying under the immediate personal supervision of a
 37 professional land surveyor;
- (e) An applicant meeting the requirements of paragraph
 (b) of this subdivision shall have acquired at least five
 years of satisfactory field and office experience in land
 surveying under the immediate personal supervision of a
 professional land surveyor;
 - (f) An applicant meeting the requirements of paragraph (c) of this subdivision shall have acquired at least six years of satisfactory field and office experience in land surveying under the immediate personal supervision of a professional land surveyor. Pursuant to this provision, up to one year of post-secondary education, approved by the board, may count as equivalent work experience;
- 50 (2) An applicant shall pass any examinations required 51 by the board pursuant to section 327.331;
- (3) Any person enrolled as a land surveyor-in-training prior to January 1, 2024, shall only be required to meet the requirements in place pursuant to their enrollment.

- 327.331. 1. After it has been determined that an
- 2 applicant possesses the qualifications entitling the
- 3 applicant to be examined, each applicant for examination and
- 4 enrollment as a land surveyor-in-training and for
- 5 examination and licensure as a professional land surveyor in
- 6 Missouri shall appear before the board or its
- 7 representatives for examination at the time and place
- 8 specified.
- 9 2. The examination or examinations shall be of such
- 10 form, content and duration as shall be determined by the
- 11 board to thoroughly test the qualifications of each
- 12 applicant to become enrolled as a land [surveyor-in-
- 13 training] surveyor-intern or to become licensed as a
- 14 professional land surveyor in Missouri.
- 15 3. Any applicant to be eligible for enrollment or for
- 16 license must make a grade on the applicable examination of
- 17 at least seventy percent.
- 4. Any person who passes the examination hereinabove
- 19 specified shall be entitled to be enrolled as a land
- 20 [surveyor-in-training] surveyor-intern or licensed as a
- 21 professional land surveyor, as the case may be, in Missouri
- 22 and shall receive a certificate of enrollment or a license,
- as the case may be.
 - 332.325. 1. The Missouri dental board may collaborate
- 2 with the department of health and senior services and the
- 3 office of dental health within the department of health and
- 4 senior services to approve pilot projects designed to
- 5 examine new methods of extending care to medically
- 6 underserved populations, as defined in 42 U.S.C. Section
- 7 300e-1(7). These pilot projects may employ techniques or
- 8 approaches to care that may necessitate a waiver of the

28 29

30

32

33

34

35

36

37

38

39

- 9 requirements of this chapter and regulations promulgated 10 thereunder; provided:
- The project plan has a clearly stated objective of 11 (1) serving a specific underserved population that warrants, in 12 the opinion of a majority of the board, granting approval 13 14 for a pilot project;
- 15 The project has a finite start date and 16 termination date;
- The project clearly defines the new techniques or 17 18 approaches it intends to examine to determine if it results 19 in an improvement in access or quality of care;
- 20 The project plan identifies specific and limited (4)21 locations and populations to participate in the pilot 22 project;
- 23 (5) The project plan clearly establishes minimum 24 guidelines and standards for the pilot project, including, 25 but not limited to, provisions for protecting safety of 26 participating patients;
 - The project plan clearly defines the measurement criteria it will use to evaluate the outcomes of the pilot project on access and quality of care; and
- The project plan identifies reporting intervals to 31 communicate interim and final outcomes to the board.
 - The board may promulgate rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to

- 41 delay the effective date, or to disapprove and annul a rule
- 42 are subsequently held unconstitutional, then the grant of
- 43 rulemaking authority and any rule proposed or adopted after
- 44 August 28, 2022, shall be invalid and void.
- 45 3. The provisions of this section shall expire on
- 46 August 28, 2026. The board shall provide a final report on
- 47 approved projects and related data or findings to the
- 48 general assembly on or before December 31, 2025. The name,
- 49 location, approval dates, and general description of an
- 50 approved pilot project shall be deemed a public record under
- 51 **chapter 610**.
 - 334.036. 1. For purposes of this section, the
- 2 following terms shall mean:
- 3 (1) "Assistant physician", any graduate of a North
- 4 American medical school [graduate] accredited by the Liaison
- 5 Committee on Medical Education or the Commission on
- 6 Osteopathic College Accreditation who:
- 7 (a) Is a resident and citizen of the United States or
- 8 is a legal resident alien;
- 9 (b) Has successfully completed Step 2 of the United
- 10 States Medical Licensing Examination or the equivalent of
- 11 such step of any other board-approved medical licensing
- 12 examination within the three-year period immediately
- 13 preceding application for licensure as an assistant
- 14 physician, or within three years after graduation from a
- 15 medical college or osteopathic medical college, whichever is
- 16 later;
- 17 (c) Has not completed an approved postgraduate
- 18 residency and has successfully completed Step 2 of the
- 19 United States Medical Licensing Examination or the
- 20 equivalent of such step of any other board-approved medical
- 21 licensing examination within the immediately preceding three-

- 22 year period unless when such three-year anniversary occurred
- 23 he or she was serving as a resident physician in an
- 24 accredited residency in the United States and continued to
- 25 do so within thirty days prior to application for licensure
- 26 as an assistant physician; and
- 27 (d) Has proficiency in the English language.
- 28 Any graduate of a North American medical school [graduate]
- 29 who could have applied for licensure and complied with the
- 30 provisions of this subdivision at any time between August
- 31 28, 2014, and August 28, 2017, may apply for licensure and
- 32 shall be deemed in compliance with the provisions of this
- 33 subdivision;
- 34 (2) "Assistant physician collaborative practice
- 35 arrangement", an agreement between a physician and an
- 36 assistant physician that meets the requirements of this
- 37 section and section 334.037[;
- 38 (3) "Medical school graduate", any person who has
- graduated from a medical college or osteopathic medical
- 40 college described in section 334.031].
- 41 2. (1) An assistant physician collaborative practice
- 42 arrangement shall limit the assistant physician to providing
- 43 only primary care services and only in medically underserved
- 44 rural or urban areas of this state [or in any pilot project
- 45 areas established in which assistant physicians may
- 46 practice].
- 47 (2) For a physician-assistant physician team working
- 48 in a rural health clinic under the federal Rural Health
- 49 Clinic Services Act, P.L. 95-210, as amended:
- 50 (a) An assistant physician shall be considered a
- 51 physician assistant for purposes of regulations of the
- 52 Centers for Medicare and Medicaid Services (CMS); and

- 53 (b) No supervision requirements in addition to the 54 minimum federal law shall be required.
- (1) For purposes of this section, the licensure of 55 assistant physicians shall take place within processes 56 57 established by rules of the state board of registration for the healing arts. The board of healing arts is authorized 58 to establish rules under chapter 536 establishing licensure 59 60 and renewal procedures, supervision, collaborative practice arrangements, fees, and addressing such other matters as are 61 62 necessary to protect the public and discipline the profession. No licensure fee for an assistant physician 63 shall exceed the amount of any licensure fee for a physician 64 assistant. An application for licensure may be denied or 65 the licensure of an assistant physician may be suspended or 66 revoked by the board in the same manner and for violation of 67 the standards as set forth by section 334.100, or such other 68 69 standards of conduct set by the board by rule. No rule or regulation shall require an assistant physician to complete 70 more hours of continuing medical education than that of a 71 licensed physician. 72
- 73 (2) Any rule or portion of a rule, as that term is 74 defined in section 536.010, that is created under the authority delegated in this section shall become effective 75 76 only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 77 536.028. This section and chapter 536 are nonseverable and 78 if any of the powers vested with the general assembly under 79 chapter 536 to review, to delay the effective date, or to 80 disapprove and annul a rule are subsequently held 81 82 unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be 83 invalid and void. 84

- 85 (3) Any rules or regulations regarding assistant
 86 physicians in effect as of the effective date of this
 87 section* that conflict with the provisions of this section
 88 and section 334.037 shall be null and void as of the
 89 effective date of this section.
- 4. An assistant physician shall clearly identify
 himself or herself as an assistant physician and shall be
 permitted to use the terms "doctor", "Dr.", or "doc". No
 assistant physician shall practice or attempt to practice
 without an assistant physician collaborative practice
 arrangement, except as otherwise provided in this section
 and in an emergency situation.
- 97 5. The collaborating physician is responsible at all 98 times for the oversight of the activities of and accepts 99 responsibility for primary care services rendered by the 100 assistant physician.
- 101 6. The provisions of section 334.037 shall apply to
 102 all assistant physician collaborative practice
 103 arrangements. Any renewal of licensure under this section
 104 shall include verification of actual practice under a
 105 collaborative practice arrangement in accordance with this
 106 subsection during the immediately preceding licensure period.
- 107 7. Each health carrier or health benefit plan that 108 offers or issues health benefit plans that are delivered, issued for delivery, continued, or renewed in this state 109 shall reimburse an assistant physician for the diagnosis, 110 consultation, or treatment of an insured or enrollee on the 111 same basis that the health carrier or health benefit plan 112 covers the service when it is delivered by another 113 114 comparable mid-level health care provider including, but not limited to, a physician assistant. 115

- 116 No individual shall hold an assistant physician 117 license for more than five years. However, all those 118 currently licensed as assistant physicians in this state 119 shall have five years from the effective date of this act 120 before their current license expires.
 - 334.530. 1. A candidate for license to practice as a physical therapist shall furnish evidence of such person's 2 3 educational qualifications by submitting satisfactory 4 evidence of completion of a program of physical therapy education approved as reputable by the board or eligibility 5 to graduate from such a program within ninety days. A 6 candidate who presents satisfactory evidence of the person's 7 8 graduation from a school of physical therapy approved as 9 reputable by the American Medical Association or, if graduated before 1936, by the American Physical Therapy
- 10 Association, or if graduated after 1988, the Commission on 11 12 Accreditation for Physical Therapy Education or its successor, is deemed to have complied with the educational 13 14 qualifications of this subsection.
- Persons desiring to practice as physical therapists 15 in this state shall appear before the board at such time and 16 place as the board may direct and be examined as to their 17 18 fitness to engage in such practice. Applicants shall meet 19 the qualifying standards for such examinations, including 20 any requirements established by any entity contracted by the board to administer the board-approved examination. 21 Applications for examination shall be in writing, on a form
- 22
- furnished by the board and shall include evidence 23
- 24 satisfactory to the board that the applicant possesses the
- 25 qualifications set forth in subsection 1 of this section and
- 26 meets the requirements established to qualify for
- 27 examination. Each application shall contain a statement

- 28 that it is made under oath or affirmation and that its
- 29 representations are true and correct to the best knowledge
- 30 and belief of the applicant, subject to the penalties of
- 31 making a false affidavit or declaration.
- 32 3. The examination of qualified candidates for
- 33 licenses to practice physical therapy shall test entry-level
- 34 competence as related to physical therapy theory,
- 35 examination and evaluation, physical therapy diagnosis,
- 36 prognosis, treatment, intervention, prevention, and
- 37 consultation.
- 38 4. The examination shall embrace, in relation to the
- 39 human being, the subjects of anatomy, chemistry,
- 40 kinesiology, pathology, physics, physiology, psychology,
- 41 physical therapy theory and procedures as related to
- 42 medicine, surgery and psychiatry, and such other subjects,
- 43 including medical ethics, as the board deems useful to test
- 44 the fitness of the candidate to practice physical therapy.
- 5. No person who has failed on six or more occasions
- 46 to achieve a passing score on the examination required by
- 47 this section shall be eligible for licensure by examination
- 48 under this section.
- 49 6. The applicant shall pass a test administered by the
- 50 board on the laws and rules related to the practice of
- 51 physical therapy in Missouri.
 - 334.655. 1. A candidate for licensure to practice as
- 2 a physical therapist assistant shall furnish evidence of the
- 3 person's educational qualifications. The educational
- 4 requirements for licensure as a physical therapist assistant
- 5 are:
- 6 (1) A certificate of graduation from an accredited
- 7 high school or its equivalent; and

31

32

33

34

35

36

37

- 8 (2) Satisfactory evidence of completion of an
 9 associate degree program of physical therapy education
 10 accredited by the commission on accreditation of physical
 11 therapy education or eligibility to graduate from such a
 12 program within ninety days.
- 13 2. Persons desiring to practice as a physical therapist assistant in this state shall appear before the 14 15 board at such time and place as the board may direct and be examined as to the person's fitness to engage in such 16 17 practice. Applicants shall meet the qualifying standards for such examinations, including any requirements 18 established by any entity contracted by the board to 19 20 administer the board-approved examination. Applications for examination shall be on a form furnished by the board and 21 shall include evidence satisfactory to the board that the 22 applicant possesses the qualifications provided in 23 24 subsection 1 of this section and meets the requirements established to qualify for examination. Each application 25 26 shall contain a statement that the statement is made under oath of affirmation and that its representations are true 27 and correct to the best knowledge and belief of the person 28 signing the statement, subject to the penalties of making a 29
 - 3. The examination of qualified candidates for licensure to practice as physical therapist assistants shall embrace an examination which shall cover the curriculum taught in accredited associate degree programs of physical therapy assistant education. Such examination shall be sufficient to test the qualification of the candidates as practitioners.

false affidavit or declaration.

4. The examination shall include, as related to the human body, the subjects of anatomy, kinesiology, pathology,

- 40 physiology, psychology, physical therapy theory and
- 41 procedures as related to medicine and such other subjects,
- 42 including medical ethics, as the board deems useful to test
- 43 the fitness of the candidate to practice as a physical
- 44 therapist assistant.
- 5. No person who has failed on six or more occasions
- 46 to achieve a passing score on the examination required by
- 47 this section shall be eligible for licensure by examination
- 48 under this section.
- 49 6. The applicant shall pass a test administered by the
- 50 board on the laws and rules related to the practice as a
- 51 physical therapist assistant in this state.
- 52 [6.] 7. The board shall license without examination
- 53 any legally qualified person who is a resident of this state
- 54 and who was actively engaged in practice as a physical
- 55 therapist assistant on August 28, 1993. The board may
- 56 license such person pursuant to this subsection until ninety
- 57 days after the effective date of this section.
- [7.] 8. A candidate to practice as a physical
- 59 therapist assistant who does not meet the educational
- 60 qualifications may submit to the board an application for
- 61 examination if such person can furnish written evidence to
- 62 the board that the person has been employed in this state
- 63 for at least three of the last five years under the
- 64 supervision of a licensed physical therapist and such person
- 65 possesses the knowledge and training equivalent to that
- 66 obtained in an accredited school. The board may license
- 67 such persons pursuant to this subsection until ninety days
- 68 after rules developed by the state board of healing arts
- 69 regarding physical therapist assistant licensing become
- 70 effective.

345.015. As used in sections 345.010 to 345.080, the following terms mean:

- 3 (1) "Audiologist", a person who is licensed as an
- 4 audiologist pursuant to sections 345.010 to 345.080 to
- 5 practice audiology;
- 6 (2) "Audiology aide", a person who is registered as an
- 7 audiology aide by the board, who does not act independently
- 8 but works under the direction and supervision of a licensed
- 9 audiologist. Such person assists the audiologist with
- 10 activities which require an understanding of audiology but
- 11 do not require formal training in the relevant academics.
- 12 To be eligible for registration by the board, each applicant
- 13 shall submit a registration fee and:
- 14 (a) Be at least eighteen years of age;
- 15 (b) Furnish evidence of the person's educational
- 16 qualifications which shall be at a minimum:
- 17 a. Certification of graduation from an accredited high
- 18 school or its equivalent; and
- b. On-the-job training;
- 20 (c) Be employed in a setting in which direct and
- 21 indirect supervision are provided on a regular and
- 22 systematic basis by a licensed audiologist.
- 23 However, the aide shall not administer or interpret hearing
- 24 screening or diagnostic tests, fit or dispense hearing
- 25 instruments, make ear impressions, make diagnostic
- 26 statements, determine case selection, present written
- 27 reports to anyone other than the supervisor without the
- 28 signature of the supervisor, make referrals to other
- 29 professionals or agencies, use a title other than audiology
- 30 aide, develop or modify treatment plans, discharge clients
- 31 from treatment or terminate treatment, disclose clinical

- 32 information, either orally or in writing, to anyone other
- 33 than the supervising audiologist, or perform any procedure
- 34 for which he or she is not qualified, has not been
- 35 adequately trained or both;
- 36 (3) "Board", the state board of registration for the
- 37 healing arts;
- 38 (4) "Clinical fellowship", the supervised professional
- 39 employment period following completion of the academic and
- 40 practicum requirements of an accredited training program
- 41 under this chapter;
- 42 (5) "Commission", the advisory commission for speech-
- 43 language pathologists and audiologists;
- 44 [(5)] (6) "Hearing instrument" or "hearing aid", any
- 45 wearable device or instrument designed for or offered for
- 46 the purpose of aiding or compensating for impaired human
- 47 hearing and any parts, attachments or accessories, including
- 48 ear molds, but excluding batteries, cords, receivers and
- 49 repairs;
- [(6)] (7) "Person", any individual, organization, or
- 51 corporate body, except that only individuals may be licensed
- 52 pursuant to sections 345.010 to 345.080;
- [(7)] (8) "Practice of audiology":
- 54 (a) The application of accepted audiologic principles,
- 55 methods and procedures for the measurement, testing,
- interpretation, appraisal and prediction related to
- 57 disorders of the auditory system, balance system or related
- 58 structures and systems;
- 59 (b) Provides consultation or counseling to the
- 60 patient, client, student, their family or interested parties;
- 61 (c) Provides academic, social and medical referrals
- 62 when appropriate;

- (d) Provides for establishing goals, implementing strategies, methods and techniques, for habilitation, rehabilitation or aural rehabilitation, related to disorders of the auditory system, balance system or related structures and systems;
- (e) Provides for involvement in related research,teaching or public education;
- (f) Provides for rendering of services or participates
 in the planning, directing or conducting of programs which
 are designed to modify audition, communicative, balance or
 cognitive disorder, which may involve speech and language or
 education issues;
- 75 (g) Provides and interprets behavioral and
 76 neurophysiologic measurements of auditory balance, cognitive
 77 processing and related functions, including intraoperative
 78 monitoring;
- (h) Provides involvement in any tasks, procedures, 80 acts or practices that are necessary for evaluation of 81 audition, hearing, training in the use of amplification or 82 assistive listening devices;
- (i) Provides selection, assessment, fitting,programming, and dispensing of hearing instruments,assistive listening devices, and other amplification systems;
- 86 (j) Provides for taking impressions of the ear, making
 87 custom ear molds, ear plugs, swim molds and industrial noise
 88 protectors;
- 91 (1) Provides advising, fitting, mapping assessment of 92 implantable devices such as cochlear or auditory brain stem 93 devices;

105

106

- 94 Provides information in noise control and hearing 95 conservation including education, equipment selection, equipment calibration, site evaluation and employee 96 evaluation: 97
- Provides performing basic speech-language 98 (n) 99 screening test;
- Provides involvement in social aspects of 100 101 communication, including challenging behavior and 102 ineffective social skills, lack of communication 103 opportunities;
 - Provides support and training of family members and other communication partners for the individual with auditory balance, cognitive and communication disorders;
- 107 Provides aural rehabilitation and related services (a) 108 to individuals with hearing loss and their families;
- Evaluates, collaborates and manages audition 110 problems in the assessment of the central auditory processing disorders and providing intervention for 111 individuals with central auditory processing disorders; 112
- Develops and manages academic and clinical 113 (s) problems in communication sciences and disorders; 114
- 115 (t) Conducts, disseminates and applies research in communication sciences and disorders; 116
- 117 [(8)] (9) "Practice of speech-language pathology":
- 118 (a) Provides screening, identification, assessment, diagnosis, treatment, intervention, including but not 119 limited to prevention, restoration, amelioration and 120 compensation, and follow-up services for disorders of: 121
- Speech: articulation, fluency, voice, including 122 123 respiration, phonation and resonance;
- 124 b. Language, involving the parameters of phonology, morphology, syntax, semantics and pragmatic; and including 125

- 126 disorders of receptive and expressive communication in oral,
- 127 written, graphic and manual modalities;
- 128 c. Oral, pharyngeal, cervical esophageal and related
- 129 functions, such as dysphagia, including disorders of
- 130 swallowing and oral functions for feeding; orofacial
- 131 myofunctional disorders;
- d. Cognitive aspects of communication, including
- 133 communication disability and other functional disabilities
- 134 associated with cognitive impairment;
- e. Social aspects of communication, including
- 136 challenging behavior, ineffective social skills, lack of
- 137 communication opportunities;
- 138 (b) Provides consultation and counseling and makes
- 139 referrals when appropriate;
- 140 (c) Trains and supports family members and other
- 141 communication partners of individuals with speech, voice,
- 142 language, communication and swallowing disabilities;
- 143 (d) Develops and establishes effective augmentative
- 144 and alternative communication techniques and strategies,
- including selecting, prescribing and dispensing of
- 146 augmentative aids and devices; and the training of
- 147 individuals, their families and other communication partners
- 148 in their use;
- 149 (e) Selects, fits and establishes effective use of
- 150 appropriate prosthetic/adaptive devices for speaking and
- 151 swallowing, such as tracheoesophageal valves,
- 152 electrolarynges, or speaking valves;
- 153 (f) Uses instrumental technology to diagnose and treat
- 154 disorders of communication and swallowing, such as
- videofluoroscopy, nasendoscopy, ultrasonography and
- 156 stroboscopy;

- 157 (g) Provides aural rehabilitative and related
 158 counseling services to individuals with hearing loss and to
 159 their families;
- (h) Collaborates in the assessment of central auditory
 processing disorders in cases in which there is evidence of
 speech, language or other cognitive communication disorders;
 provides intervention for individuals with central auditory
 processing disorders;
- (i) Conducts pure-tone air conduction hearing
 screening and screening tympanometry for the purpose of the
 initial identification or referral;
- (j) Enhances speech and language proficiency and communication effectiveness, including but not limited to accent reduction, collaboration with teachers of English as a second language and improvement of voice, performance and singing;
 - (k) Trains and supervises support personnel;
- 174 (1) Develops and manages academic and clinical 175 programs in communication sciences and disorders;
- (n) Measures outcomes of treatment and conducts
 continuous evaluation of the effectiveness of practices and
 programs to improve and maintain quality of services;
- 181 [(9)] (10) "Speech-language pathologist", a person who
 182 is licensed as a speech-language pathologist pursuant to
 183 sections 345.010 to 345.080; who engages in the practice of
 184 speech-language pathology as defined in sections 345.010 to
 185 345.080;
- 186 [(10)] (11) "Speech-language pathology aide", a person
 187 who is registered as a speech-language aide by the board,
 188 who does not act independently but works under the direction

- and supervision of a licensed speech-language pathologist.
- 190 Such person assists the speech-language pathologist with
- 191 activities which require an understanding of speech-language
- 192 pathology but do not require formal training in the relevant
- 193 academics. To be eligible for registration by the board,
- 194 each applicant shall submit a registration fee and:
- 195 (a) Be at least eighteen years of age;
- 196 (b) Furnish evidence of the person's educational
- 197 qualifications which shall be at a minimum:
- 198 a. Certification of graduation from an accredited high
- 199 school or its equivalent; and
- b. On-the-job training;
- 201 (c) Be employed in a setting in which direct and
- 202 indirect supervision is provided on a regular and systematic
- 203 basis by a licensed speech-language pathologist.
- 204 However, the aide shall not administer or interpret hearing
- 205 screening or diagnostic tests, fit or dispense hearing
- 206 instruments, make ear impressions, make diagnostic
- 207 statements, determine case selection, present written
- 208 reports to anyone other than the supervisor without the
- 209 signature of the supervisor, make referrals to other
- 210 professionals or agencies, use a title other than speech-
- 211 language pathology aide, develop or modify treatment plans,
- 212 discharge clients from treatment or terminate treatment,
- 213 disclose clinical information, either orally or in writing,
- 214 to anyone other than the supervising speech-language
- 215 pathologist, or perform any procedure for which he or she is
- 216 not qualified, has not been adequately trained or both;
- 217 [(11)] (12) "Speech-language pathology assistant", a
- 218 person who is registered as a speech-language pathology
- 219 assistant by the board, who does not act independently but

245

and regulations.

- 220 works under the direction and supervision of a licensed 221 speech-language pathologist practicing for at least one year 222 or speech-language pathologist practicing under subdivision (1) or (6) of subsection 1 of section 345.025 for at least 223 one year and whose activities require both academic and 224 225 practical training in the field of speech-language pathology although less training than those established by sections 226 227 345.010 to 345.080 as necessary for licensing as a speech-228 language pathologist. To be eligible for registration by 229 the board, each applicant shall submit the registration fee, 230 supervising speech-language pathologist information if employment is confirmed, if not such information shall be 231 provided after registration, and furnish evidence of the 232 233 person's educational qualifications which meet the following: 234 Hold a bachelor's level degree from an institution accredited or approved by a regional accrediting body 235 236 recognized by the United States Department of Education or its equivalent; and 237 238 Submit official transcripts from one or more accredited colleges or universities presenting evidence of 239 240 the completion of bachelor's level course work and requirements in the field of speech-language pathology as 241 established by the board through rules and regulations; 242 243 Submit proof of completion of the number and type
 - 345.022. 1. Any person in the person's clinical fellowship shall hold a provisional license to practice speech-language pathology or audiology. The board may issue a provisional license to an applicant who:

of clinical hours as established by the board through rules

15

16

17

18

19

- 5 (1) Has met the requirements for practicum and 6 academic requirements from an accredited training program 7 under this chapter;
- 8 (2) Submits an application to the board on a form
 9 prescribed by the board. Such form shall include a plan for
 10 the content and supervision of the clinical fellowship, as
 11 well as evidence of good moral and ethical character; and
- 12 (3) Submits to the board an application fee, as set by 13 the board, for the provisional license.
 - 2. A provisional license is effective for one year and may be extended for an additional twelve months only for purposes of completing the postgraduate clinical experience portion of the clinical fellowship; provided, that the applicant has passed the national examination and shall hold a master's degree from an approved training program in his or her area of application.
- 3. Within twelve months of issuance of the provisional license, the applicant shall pass an examination promulgated or approved by the board.
- 4. Within twelve months of issuance of a provisional license, the applicant shall complete the requirements for the master's or doctoral degree from a program accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought.
- 345.050. [1.] To be eligible for licensure by the board by examination, each applicant shall submit the application fee and shall furnish evidence of such person's current competence and shall:
- (1) Hold a master's or a doctoral degree from aprogram that was awarded "accreditation candidate" status or

- 7 is accredited by the Council on Academic Accreditation of
- 8 the American Speech-Language-Hearing Association or other
- 9 accrediting agency approved by the board in the area in
- 10 which licensure is sought;
- 11 (2) Submit official transcripts from one or more
- 12 accredited colleges or universities presenting evidence of
- 13 the completion of course work and clinical practicum
- 14 requirements equivalent to that required by the Council on
- 15 Academic Accreditation of the American Speech-Language-
- 16 Hearing Association or other accrediting agency approved by
- 17 the board; [and]
- 18 (3) Present written evidence of completion of a
- 19 clinical fellowship from supervisors. The experience
- 20 required by this subdivision shall follow the completion of
- 21 the requirements of subdivisions (1) and (2) of this
- 22 subsection. This period of employment shall be under the
- 23 direct supervision of a person who is licensed by the state
- 24 of Missouri in the profession in which the applicant seeks
- 25 to be licensed. Persons applying with an audiology clinical
- 26 doctoral degree are exempt from this provision; and
- 27 (4) Pass an examination promulgated or approved by the
- 28 board. The board shall determine the subject and scope of
- 29 the examinations.
- 30 [2. To be eligible for licensure by the board without
- 31 examination, each applicant shall make application on forms
- 32 prescribed by the board, submit the application fee, submit
- an activity statement and meet one of the following
- 34 requirements:
- 35 (1) The board shall issue a license to any speech-
- language pathologist or audiologist who is licensed in
- another country and who has had no violations, suspension or
- revocations of a license to practice speech-language

- 39 pathology or audiology in any jurisdiction; provided that,
- 40 such person is licensed in a country whose requirements are
- 41 substantially equal to, or greater than, Missouri at the
- 42 time the applicant applies for licensure; or
- 43 (2) Hold the certificate of clinical competence issued
- by the American Speech-Language-Hearing Association in the
- 45 area in which licensure is sought.]
 - 345.052. 1. For purposes of this section, the
- 2 following terms mean:
- 3 (1) "Board", the Missouri board of registration for
- 4 the healing arts;
- 5 (2) "Commission", the advisory commission for speech-
- 6 language pathologists and audiologists;
- 7 (3) "License", a license, certificate, registration,
- 8 permit, accreditation, or military occupational specialty
- 9 that enables a person to legally practice an occupation or
- 10 profession in a particular jurisdiction;
- 11 (4) "Military", the Armed Forces of the United States
- 12 including the Air Force, Army, Coast Guard, Marine Corps,
- 13 Navy, Space Force, National Guard, and any other military
- 14 branch that is designated by Congress as part of the Armed
- 15 Forces of the United States, and all reserve components and
- 16 auxiliaries. Such term also includes the military reserves
- 17 and militia of the United States territory or state;
- 18 (5) "Nonresident military spouse", a nonresident
- 19 spouse of an active duty member of the Armed Forces of the
- 20 United States who has been transferred or is scheduled to be
- 21 transferred to an adjacent state and is or will be domiciled
- 22 in the state of Missouri, or has moved to the state of
- 23 Missouri on a permanent change-of-station basis;
- (6) "Resident military spouse", a spouse of an active
- 25 duty member of the Armed Forces of the United States who has

- 26 been transferred or is scheduled to be transferred to the
- 27 state of Missouri, who is domiciled in the state of
- 28 Missouri, or who has Missouri as his or her home of record.
- 2. Any person who holds a valid current speech
- 30 language pathologist or audiologist license issued by
- 31 another state, a branch or unit of the military, a territory
- 32 of the United States, or the District of Columbia, and who
- 33 has been licensed for at least one year in the other
- 34 jurisdiction, may submit an application for a speech
- 35 language pathologist or audiologist license in Missouri
- 36 along with proof of current licensure and proof of licensure
- 37 for at least one year in the other jurisdiction, to the
- 38 board.
- 39
 3. The board shall:
- 40 (1) Within six months of receiving an application
- 41 described in subsection 2 of this section, waive any
- 42 examination, educational, or experience requirements for
- 43 licensure in this state for the applicant if it determines
- 44 that there were minimum education requirements and, if
- 45 applicable, work experience and clinical supervision
- 46 requirements in effect and the other state verifies that the
- 47 person met those requirements in order to be licensed or
- 48 certified in that state. The board may require an applicant
- 49 to take and pass an examination specific to the laws of this
- 50 state; or
- 51 (2) Within thirty days of receiving an application
- 52 describe in subsection 2 of this section from a nonresident
- 53 military spouse or a resident military spouse, waive any
- 54 examination, educational, or experience requirements for
- 55 licensure in this state for the applicant and issue such
- 56 applicant a license under this section if such applicant
- 57 otherwise meets the requirements of this section.

- 4. (1) The board shall not waive any examination, educational, or experience requirements for any applicant who has had his or her license revoked by a board outside the state; who is currently under investigation, who has a complaint pending, or who is currently under disciplinary action, except as provided in subdivision (2) of this subsection, with a board outside the state; who does not hold a license in good standing with a board outside the state; who has a criminal record that would disqualify him or her for licensure in Missouri; or who does not hold a valid current license in the other jurisdiction on the date the board receives his or her application under this section.
- (2) If another jurisdiction has taken disciplinary action against an applicant, the board shall determine if the cause for the action was corrected and the matter resolved. If the matter has not been resolved by that jurisdiction, the board may deny a license until the matter is resolved.
- 5. Nothing in this section shall prohibit the board from denying a license to an applicant under this section for any reason described in section 345.065.
- 6. Any person who is licensed under the provisions of this section shall be subject to the board's jurisdiction and all rules and regulations pertaining to the practice as a speech language pathologist or audiologist in this state.
- 7. This section shall not be construed to waive any requirement for an applicant to pay any fees.

345.085. SECTION 1. PURPOSE

- The purpose of this Compact is to facilitate interstate practice of audiology and speech-language pathology with the qoal of improving public access to audiology and speech-
- 5 language pathology services. The practice of audiology and

- 6 speech-language pathology occurs in the state where the
- 7 patient/client/student is located at the time of the
- 8 patient/client/student encounter. The Compact preserves the
- 9 regulatory authority of states to protect public health and
- 10 safety through the current system of state licensure.
- 11 This Compact is designed to achieve the following
- 12 objectives:
- 13 1. Increase public access to audiology and speech-
- 14 language pathology services by providing for the mutual
- 15 recognition of other member state licenses;
- 2. Enhance the states' ability to protect the public's
- 17 health and safety;
- 18 3. Encourage the cooperation of member states in
- 19 regulating multistate audiology and speech-language
- 20 pathology practice;
- 4. Support spouses of relocating active duty military
- 22 personnel;
- 5. Enhance the exchange of licensure, investigative
- 24 and disciplinary information between member states;
- 25 6. Allow a remote state to hold a provider of services
- 26 with a compact privilege in that state accountable to that
- 27 state's practice standards; and
- 28 7. Allow for the use of telehealth technology to
- 29 facilitate increased access to audiology and speech-language
- 30 pathology services.
- 31 SECTION 2. DEFINITIONS
- 32 As used in this Compact, and except as otherwise
- 33 provided, the following definitions shall apply:
- 34 A. "Active duty military" means full-time duty status
- in the active uniformed service of the United States,
- 36 including members of the National Guard and Reserve on

- active duty orders pursuant to 10 U.S.C. Chapter 1209 and
- 38 **1211**.
- 39 B. "Adverse action" means any administrative, civil,
- 40 equitable or criminal action permitted by a state's laws
- 41 which is imposed by a licensing board or other authority
- 42 against an audiologist or speech-language pathologist,
- 43 including actions against an individual's license or
- 44 privilege to practice such as revocation, suspension,
- 45 probation, monitoring of the licensee, or restriction on the
- 46 licensee's practice.
- 47 C. "Alternative program" means a non-disciplinary
- 48 monitoring process approved by an audiology or speech-
- 49 language pathology licensing board to address impaired
- 50 practitioners.
- D. "Audiologist" means an individual who is licensed
- 52 by a state to practice audiology.
- 53 E. "Audiology" means the care and services provided by
- 54 a licensed audiologist as set forth in the member state's
- 55 statutes and rules.
- F. "Audiology and Speech-Language Pathology Compact
- 57 Commission" or "Commission" means the national
- 58 administrative body whose membership consists of all states
- 59 that have enacted the Compact.
- 60 G. "Audiology and speech-language pathology licensing
- 61 board," "audiology licensing board," "speech-language
- 62 pathology licensing board," or "licensing board" means the
- 63 agency of a state that is responsible for the licensing and
- 64 regulation of audiologists and/or speech-language
- 65 pathologists.
- 66 H. "Compact privilege" means the authorization granted
- 67 by a remote state to allow a licensee from another member
- 68 state to practice as an audiologist or speech-language

- 69 pathologist in the remote state under its laws and rules.
- 70 The practice of audiology or speech-language pathology
- 71 occurs in the member state where the patient/client/student
- 72 is located at the time of the patient/client/student
- 73 encounter.
- 74 I. "Current significant investigative information"
- 75 means investigative information that a licensing board,
- 76 after an inquiry or investigation that includes notification
- 77 and an opportunity for the audiologist or speech-language
- 78 pathologist to respond, if required by state law, has reason
- 79 to believe is not groundless and, if proved true, would
- 80 indicate more than a minor infraction.
- J. "Data system" means a repository of information
- 82 about licensees, including, but not limited to, continuing
- 83 education, examination, licensure, investigative, compact
- 84 privilege and adverse action.
- 85 K. "Encumbered license" means a license in which an
- 86 adverse action restricts the practice of audiology or speech-
- 87 language pathology by the licensee and said adverse action
- 88 has been reported to the National Practitioners Data Bank
- 89 (NPDB).
- 90 L. "Executive Committee" means a group of directors
- 91 elected or appointed to act on behalf of, and within the
- 92 powers granted to them by, the Commission.
- 93 M. "Home state" means the member state that is the
- 94 licensee's primary state of residence.
- 95 N. "Impaired practitioner" means individuals whose
- 96 professional practice is adversely affected by substance
- 97 abuse, addiction, or other health-related conditions.
- 98 O. "Licensee" means an individual who currently holds
- 99 an authorization from the state licensing board to practice
- 100 as an audiologist or speech-language pathologist.

- 101 P. "Member state" means a state that has enacted the 102 Compact.
- Q. "Privilege to practice" means a legal authorization permitting the practice of audiology or speech-language pathology in a remote state.
- 106 R. "Remote state" means a member state other than the 107 home state where a licensee is exercising or seeking to 108 exercise the compact privilege.
- 109 S. "Rule" means a regulation, principle or directive 110 promulgated by the Commission that has the force of law.
- 111 T. "Single-state license" means an audiology or speech112 language pathology license issued by a member state that
 113 authorizes practice only within the issuing state and does
 114 not include a privilege to practice in any other member
 115 state.
- U. "Speech-language pathologist" means an individual who is licensed by a state to practice speech-language pathology.
- 119 V. "Speech-language pathology" means the care and
 120 services provided by a licensed speech-language pathologist
 121 as set forth in the member state's statutes and rules.
- 122 W. "State" means any state, commonwealth, district or 123 territory of the United States of America that regulates the 124 practice of audiology and speech-language pathology.
- 125 X. "State practice laws" means a member state's laws, 126 rules and regulations that govern the practice of audiology 127 or speech-language pathology, define the scope of audiology 128 or speech-language pathology practice, and create the 129 methods and grounds for imposing discipline.
- 130 Y. "Telehealth" means the application of 131 telecommunication technology to deliver audiology or speech-

- language pathology services at a distance for assessment,intervention and/or consultation.
- 134 SECTION 3. STATE PARTICIPATION IN THE COMPACT
- 135 A. A license issued to an audiologist or speech-136 language pathologist by a home state to a resident in that 137 state shall be recognized by each member state as
- authorizing an audiologist or speech-language pathologist to practice audiology or speech-language pathology, under a
- 140 privilege to practice, in each member state.
- B. A state must implement or utilize procedures for
- 142 considering the criminal history records of applicants for
- initial privilege to practice. These procedures shall
- 144 include the submission of fingerprints or other biometric-
- 145 based information by applicants for the purpose of obtaining
- an applicant's criminal history record information from the
- 147 Federal Bureau of Investigation and the agency responsible
- 148 for retaining that state's criminal records.
- 149 1. A member state must fully implement a criminal
- 150 background check requirement, within a time frame
- 151 established by rule, by receiving the results of the Federal
- 152 Bureau of Investigation record search on criminal background
- 153 checks and use the results in making licensure decisions.
- 2. Communication between a member state, the
- 155 Commission and among member states regarding the
- 156 verification of eligibility for licensure through the
- 157 Compact shall not include any information received from the
- 158 Federal Bureau of Investigation relating to a federal
- 159 criminal records check performed by a member state under
- 160 Public Law 92-544.
- 161 C. Upon application for a privilege to practice, the
- 162 licensing board in the issuing remote state shall ascertain,
- 163 through the data system, whether the applicant has ever

- 164 held, or is the holder of, a license issued by any other
- state, whether there are any encumbrances on any license or
- 166 privilege to practice held by the applicant, whether any
- 167 adverse action has been taken against any license or
- 168 privilege to practice held by the applicant.
- D. Each member state shall require an applicant to
- 170 obtain or retain a license in the home state and meet the
- 171 home state's qualifications for licensure or renewal of
- 172 licensure, as well as, all other applicable state laws.
- E. For an audiologist:
- 174 1. Must meet one of the following educational
- 175 requirements:
- a. On or before, Dec. 31, 2007, has graduated with a
- 177 master's degree or doctorate in audiology, or equivalent
- degree regardless of degree name, from a program that is
- 179 accredited by an accrediting agency recognized by the
- 180 Council for Higher Education Accreditation, or its
- 181 successor, or by the United States Department of Education
- and operated by a college or university accredited by a
- 183 regional or national accrediting organization recognized by
- 184 the board; or
- b. On or after, Jan. 1, 2008, has graduated with a
- 186 Doctoral degree in audiology, or equivalent degree,
- 187 regardless of degree name, from a program that is accredited
- 188 by an accrediting agency recognized by the Council for
- 189 Higher Education Accreditation, or its successor, or by the
- 190 United States Department of Education and operated by a
- 191 college or university accredited by a regional or national
- 192 accrediting organization recognized by the board; or
- 193 c. Has graduated from an audiology program that is
- 194 housed in an institution of higher education outside of the
- 195 United States (a) for which the program and institution have

- been approved by the authorized accrediting body in the applicable country and (b) the degree program has been verified by an independent credentials review agency to be comparable to a state licensing board-approved program.
- 20. Has completed a supervised clinical practicum
 201 experience from an accredited educational institution or its
 202 cooperating programs as required by the Commission;
- 3. Has successfully passed a national examination approved by the Commission;
- 4. Holds an active, unencumbered license;
- 5. Has not been convicted or found guilty, and has not entered into an agreed disposition, of a felony related to the practice of audiology, under applicable state or federal criminal law:
- 210 6. Has a valid United States Social Security or 211 National Practitioner Identification number.
- 212 F. For a speech-language pathologist:
- 213 1. Must meet one of the following educational 214 requirements:
- 215 a. Has graduated with a master's degree from a speech216 language pathology program that is accredited by an
 217 organization recognized by the United States Department of
 218 Education and operated by a college or university accredited
 219 by a regional or national accrediting organization
 220 recognized by the board; or
- b. Has graduated from a speech-language pathology
 program that is housed in an institution of higher education
 outside of the United States (a) for which the program and
 institution have been approved by the authorized accrediting
 body in the applicable country and (b) the degree program
 has been verified by an independent credentials review

- agency to be comparable to a state licensing board-approved program.
- 229 2. Has completed a supervised clinical practicum 230 experience from an educational institution or its 231 cooperating programs as required by the Commission;
- 3. Has completed a supervised postgraduate professional experience as required by the Commission;
- 4. Has successfully passed a national examination approved by the Commission;
- 5. Holds an active, unencumbered license;
- 6. Has not been convicted or found guilty, and has not entered into an agreed disposition, of a felony related to the practice of speech-language pathology, under applicable state or federal criminal law;
- 7. Has a valid United States Social Security or National Practitioner Identification number.
- 243 G. The privilege to practice is derived from the home 244 state license.
- An audiologist or speech-language pathologist 245 Η. 246 practicing in a member state must comply with the state 247 practice laws of the state in which the client is located at the time service is provided. The practice of audiology and 248 speech-language pathology shall include all audiology and 249 250 speech-language pathology practice as defined by the state 251 practice laws of the member state in which the client is 252 The practice of audiology and speech-language located. pathology in a member state under a privilege to practice 253 254 shall subject an audiologist or speech-language pathologist 255 to the jurisdiction of the licensing board, the courts and 256 the laws of the member state in which the client is located 257 at the time service is provided.

- 258 I. Individuals not residing in a member state shall
- 259 continue to be able to apply for a member state's single-
- 260 state license as provided under the laws of each member
- 261 state. However, the single-state license granted to these
- 262 individuals shall not be recognized as granting the
- 263 privilege to practice audiology or speech-language pathology
- 264 in any other member state. Nothing in this Compact shall
- 265 affect the requirements established by a member state for
- 266 the issuance of a single-state license.
- J. Member states may charge a fee for granting a
- 268 compact privilege.
- 269 K. Member states must comply with the bylaws and rules
- 270 and regulations of the Commission.
- 271 SECTION 4. COMPACT PRIVILEGE
- 272 A. To exercise the compact privilege under the terms
- 273 and provisions of the Compact, the audiologist or speech-
- 274 language pathologist shall:
- 275 1. Hold an active license in the home state;
- 276 2. Have no encumbrance on any state license;
- 3. Be eligible for a compact privilege in any member
- 278 state in accordance with Section 3;
- 4. Have not had any adverse action against any license
- or compact privilege within the previous 2 years from date
- 281 of application;
- 282 5. Notify the Commission that the licensee is seeking
- the compact privilege within a remote state(s);
- 284 6. Pay any applicable fees, including any state fee,
- 285 for the compact privilege;
- 286 7. Report to the Commission adverse action taken by
- 287 any non-member state within 30 days from the date the
- 288 adverse action is taken.

- 289 For the purposes of the compact privilege, an 290 audiologist or speech-language pathologist shall only hold 291 one home state license at a time.
- Except as provided in Section 6, if an audiologist 292 293 or speech-language pathologist changes primary state of 294 residence by moving between two-member states, the audiologist or speech-language pathologist must apply for 295 licensure in the new home state, and the license issued by 296 297 the prior home state shall be deactivated in accordance with 298 applicable rules adopted by the Commission.
- 299 The audiologist or speech-language pathologist may apply for licensure in advance of a change in primary state 300 301 of residence.
- 302 A license shall not be issued by the new home state 303 until the audiologist or speech-language pathologist 304 provides satisfactory evidence of a change in primary state 305 of residence to the new home state and satisfies all applicable requirements to obtain a license from the new 306 307 home state.
- F. If an audiologist or speech-language pathologist 309 changes primary state of residence by moving from a member 310 state to a non-member state, the license issued by the prior 311 home state shall convert to a single-state license, valid 312 only in the former home state.
- 313 The compact privilege is valid until the expiration date of the home state license. The licensee must comply 314 with the requirements of Section 4A to maintain the compact 315 privilege in the remote state. 316
- 317 A licensee providing audiology or speech-language 318 pathology services in a remote state under the compact 319 privilege shall function within the laws and regulations of 320 the remote state.

- I. A licensee providing audiology or speech-language
 pathology services in a remote state is subject to that
 state's regulatory authority. A remote state may, in
 accordance with due process and that state's laws, remove a
 licensee's compact privilege in the remote state for a
 specific period of time, impose fines, and/or take any other
- necessary actions to protect the health and safety of its
- 328 citizens.
- J. If a home state license is encumbered, the licensee shall lose the compact privilege in any remote state until the following occur:
- 332 1. The home state license is no longer encumbered; and
- 2. Two years have elapsed from the date of the adverse action.
- 335 K. Once an encumbered license in the home state is 336 restored to good standing, the licensee must meet the 337 requirements of Section 4A to obtain a compact privilege in 338 any remote state.
- 339 L. Once the requirements of Section 4J have been met, 340 the licensee must meet the requirements in Section 4A to 341 obtain a compact privilege in a remote state.
- 342 SECTION 5. COMPACT PRIVILEGE TO PRACTICE TELEHEALTH 343 Member states shall recognize the right of an 344 audiologist or speech-language pathologist, licensed by a home state in accordance with Section 3 and under rules 345 promulgated by the Commission, to practice audiology or 346 speech-language pathology in any member state via telehealth 347 348 under a privilege to practice as provided in the Compact and rules promulgated by the Commission. 349
- 350 SECTION 6. ACTIVE DUTY MILITARY PERSONNEL OR THEIR
 351 SPOUSES

Active duty military personnel, or their spouse, 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.

SECTION 7. ADVERSE ACTIONS

- A. 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 audiologist's or speech-language pathologist's privilege to practice within that member state.
- 366 2. Issue subpoenas for both hearings and 367 investigations that require the attendance and testimony of 368 witnesses as well as the production of evidence. Subpoenas issued by a licensing board in a member state for the 369 attendance and testimony of witnesses or the production of 370 371 evidence from another member state shall be enforced in the 372 latter state by any court of competent jurisdiction, according to the practice and procedure of that court 373 374 applicable to subpoenas issued in proceedings pending before 375 The issuing authority shall pay any witness fees, travel expenses, mileage and other fees required by the 376 service statutes of the state in which the witnesses or 377 378 evidence are located.
- 3. Only the home state shall have the power to take 380 adverse action against a audiologist's or speech-language 381 pathologist's license issued by the home state.
- B. 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.
 - C. The home state shall complete any pending investigations of an audiologist or speech-language pathologist who changes primary state of residence during the course of the investigations. The home state shall also have the authority to take appropriate action(s) and shall promptly report the conclusions of the investigations to the administrator of the data system. The administrator of the coordinated licensure information system shall promptly notify the new home state of any adverse actions.
 - D. If otherwise permitted by state law, the member state may recover from the affected audiologist or speech-language pathologist the costs of investigations and disposition of cases resulting from any adverse action taken against that audiologist or speech-language pathologist.
 - E. The member state may take adverse action based on the factual findings of the remote state, provided that the member state follows the member state's own procedures for taking the adverse action.
 - F. Joint Investigations:
 - 1. In addition to the authority granted to a member state by its respective audiology or speech-language pathology practice act 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.

- 416 If adverse action is taken by the home state 417 against an audiologist's or speech-language pathologist's 418 license, the audiologist's or speech-language pathologist's privilege to practice in all other member states shall be 419 420 deactivated until all encumbrances have been removed from 421 the state license. All home state disciplinary orders that impose adverse action against an audiologist's or speech-422 423 language pathologist's license shall include a statement 424 that the audiologist's or speech-language pathologist's 425 privilege to practice is deactivated in all member states 426 during the pendency of the order.
- 427 H. If a member state takes adverse action, it shall 428 promptly notify the administrator of the data system. The 429 administrator of the data system shall promptly notify the 430 home state of any adverse actions by remote states.
- I. 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.
- 434 SECTION 8. ESTABLISHMENT OF THE AUDIOLOGY AND SPEECH-435 LANGUAGE PATHOLOGY COMPACT COMMISSION
- A. The Compact member states hereby create and establish a joint public agency known as the Audiology and Speech-Language Pathology Compact Commission:
- 1. The Commission is an instrumentality of the Compact states.
- 441 2. Venue is proper and judicial proceedings by or
 442 against the Commission shall be brought solely and
 443 exclusively in a court of competent jurisdiction where the
 444 principal office of the Commission is located. The
 445 Commission may waive venue and jurisdictional defenses to
 446 the extent it adopts or consents to participate in
 447 alternative dispute resolution proceedings.

- 448 3. Nothing in this Compact shall be construed to be a 449 waiver of sovereign immunity.
- 450 B. Membership, Voting and Meetings:
- 451 1. Each member state shall have two (2) delegates
- 452 selected by that member state's licensing board. The
- 453 delegates shall be current members of the licensing board.
- 454 One shall be an audiologist and one shall be a speech-
- 455 language pathologist.
- 456 2. An additional five (5) delegates, who are either a
- 457 public member or board administrator from a state licensing
- 458 board, shall be chosen by the Executive Committee from a
- 459 pool of nominees provided by the Commission at Large.
- 3. Any delegate may be removed or suspended from
- office as provided by the law of the state from which the
- 462 delegate is appointed.
- 463 4. The member state board shall fill any vacancy
- occurring on the Commission, within 90 days.
- 465 5. Each delegate shall be entitled to one (1) vote
- 466 with regard to the promulgation of rules and creation of
- 467 bylaws and shall otherwise have an opportunity to
- 468 participate in the business and affairs of the Commission.
- 469 6. A delegate shall vote in person or by other means
- 470 as provided in the bylaws. The bylaws may provide for
- 471 delegates' participation in meetings by telephone or other
- 472 means of communication.
- 7. The Commission shall meet at least once during each
- 474 calendar year. Additional meetings shall be held as set
- 475 forth in the bylaws.
- 476 C. The Commission shall have the following powers and
- 477 duties:
- 478 1. Establish the fiscal year of the Commission;
- 479 2. Establish bylaws;

504

505

506507

- 480 3. Establish a Code of Ethics;
- 481 **4.** Maintain its financial records in accordance with 482 the bylaws;
- 5. Meet and take actions as are consistent with the provisions of this Compact and the bylaws;
- 6. Promulgate uniform rules to facilitate and coordinate implementation and administration of this
 Compact. The rules shall have the force and effect of law and shall be binding in all member states;
- 7. Bring and prosecute legal proceedings or actions in the name of the Commission, provided that the standing of any state audiology or speech-language pathology licensing board to sue or be sued under applicable law shall not be affected:
 - 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;
- 10. Hire employees, elect or appoint officers, fix
 compensation, define duties, grant individuals appropriate
 authority to carry out the purposes of the Compact, and to
 establish the Commission's personnel policies and programs
 relating to conflicts of interest, qualifications of
 personnel, and other related personnel matters;
 - 11. Accept any and all appropriate donations and grants of money, equipment, supplies, materials and services, and to receive, utilize and dispose of the same; provided that at all times the Commission shall avoid any appearance of impropriety and/or conflict of interest;
- 12. Lease, purchase, accept appropriate gifts or
 donations of, or otherwise to own, hold, improve or use, any
 property, real, personal or mixed; provided that at all

- 512 times the Commission shall avoid any appearance of
- 513 impropriety;
- 13. Sell, convey, mortgage, pledge, lease, exchange,
- 515 abandon, or otherwise dispose of any property real,
- 516 personal, or mixed;
- 517 14. Establish a budget and make expenditures;
- 518 **15.** Borrow money;
- 519 16. Appoint committees, including standing committees
- 520 composed of members, and other interested persons as may be
- 521 designated in this Compact and the bylaws;
- 522 17. Provide and receive information from, and
- 523 cooperate with, law enforcement agencies;
- 18. Establish and elect an Executive Committee; and
- 525 19. Perform other functions as may be necessary or
- 526 appropriate to achieve the purposes of this Compact
- 527 consistent with the state regulation of audiology and speech-
- 528 language pathology licensure and practice.
- 529 D. The Executive Committee
- 530 The Executive Committee shall have the power to act on
- 531 behalf of the Commission according to the terms of this
- 532 Compact:
- 1. The Executive Committee shall be composed of ten
- 534 **(10) members:**
- a. Seven (7) voting members who are elected by the
- 536 Commission from the current membership of the Commission;
- b. Two (2) ex-officios, consisting of one nonvoting
- 538 member from a recognized national audiology professional
- 539 association and one nonvoting member from a recognized
- 540 national speech-language pathology association; and
- c. One (1) ex-officio, nonvoting member from the
- 542 recognized membership organization of the audiology and
- 543 speech-language pathology licensing boards.

- E. The ex-officio members shall be selected by their respective organizations.
- 1. The Commission may remove any member of the Executive Committee as provided in bylaws.
- 2. The Executive Committee shall meet at least annually.
- 3. The Executive Committee shall have the following duties and responsibilities:
- a. Recommend to the entire Commission changes to the rules or bylaws, changes to this Compact legislation, fees paid by Compact member states such as annual dues, and any commission Compact fee charged to licensees for the compact privilege;
- 557 b. Ensure Compact administration services are 558 appropriately provided, contractual or otherwise;
- 559 c. Prepare and recommend the budget;
- d. Maintain financial records on behalf of the Commission;
- e. Monitor Compact compliance of member states and provide compliance reports to the Commission;
- f. Establish additional committees as necessary; and
- 565 g. Other duties as provided in rules or bylaws.
- 4. Meetings of the Commission
- All meetings shall be open to the public, and public notice of meetings shall be given in the same manner as required under the rulemaking provisions in Section 10.
- 5. The Commission or the Executive Committee or other committees of the Commission may convene in a closed, nonpublic meeting if the Commission or Executive Committee or other committees of the Commission must discuss:
- a. Non-compliance of a member state with its obligations under the Compact;

- 576 b. The employment, compensation, discipline or other
- 577 matters, practices or procedures related to specific
- 578 employees or other matters related to the Commission's
- internal personnel practices and procedures;
- c. Current, threatened, or reasonably anticipated
- 581 litigation;
- d. Negotiation of contracts for the purchase, lease,
- or sale of goods, services, or real estate;
- e. Accusing any person of a crime or formally
- 585 censuring any person;
- f. Disclosure of trade secrets or commercial or
- 587 financial information that is privileged or confidential;
- g. Disclosure of information of a personal nature
- 589 where disclosure would constitute a clearly unwarranted
- 590 invasion of personal privacy;
- 591 h. Disclosure of investigative records compiled for
- 592 law enforcement purposes;
- 593 i. Disclosure of information related to any
- 594 investigative reports prepared by or on behalf of or for use
- of the Commission or other committee charged with
- 596 responsibility of investigation or determination of
- 597 compliance issues pursuant to the Compact; or
- 598 j. Matters specifically exempted from disclosure by
- 599 federal or member state statute.
- 6. If a meeting, or portion of a meeting, is closed
- 601 pursuant to this provision, the Commission's legal counsel
- 602 or designee shall certify that the meeting may be closed and
- 603 shall reference each relevant exempting provision.
- 7. The Commission shall keep minutes that fully and
- 605 clearly describe all matters discussed in a meeting and
- 606 shall provide a full and accurate summary of actions taken,
- 607 and the reasons therefore, including a description of the

- views expressed. All documents considered in connection 608 609 with an action shall be identified in minutes. All minutes 610 and documents of a closed meeting shall remain under seal, 611 subject to release by a majority vote of the Commission or order of a court of competent jurisdiction. 612
 - 8. Financing of the Commission:
- The Commission shall pay, or provide for the 614 615 payment of, the reasonable expenses of its establishment, organization, and ongoing activities. 616
- 617 The Commission may accept any and all appropriate revenue sources, donations, and grants of money, equipment, 618 supplies, materials, and services. 619
- c. The Commission may levy on and collect an annual 620 621 assessment from each member state or impose fees on other 622 parties to cover the cost of the operations and activities of the Commission and its staff, which must be in a total 623 624 amount sufficient to cover its annual budget as approved each year for which revenue is not provided by other 625 The aggregate annual assessment amount shall be 626 sources. 627 allocated based upon a formula to be determined by the Commission, which shall promulgate a rule binding upon all 628 629 member states.
- The Commission shall not incur obligations of any 631 kind prior to securing the funds adequate to meet the same; nor shall the Commission pledge the credit of any of the 632 member states, except by and with the authority of the 633 634 member state.
- 10. The Commission shall keep accurate accounts of all 635 receipts and disbursements. The receipts and disbursements 636 637 of the Commission shall be subject to the audit and 638 accounting procedures established under its bylaws. 639 However, all receipts and disbursements of funds handled by

- the Commission shall be audited yearly by a certified or licensed public accountant, and the report of the audit shall be included in and become part of the annual report of the Commission.
 - F. Qualified Immunity, Defense, and Indemnification:
 - 1. The members, officers, executive director, employees and representatives of the Commission shall be immune from suit and liability, either personally or in their official capacity, 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 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 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.

- 672 3. The Commission shall indemnify and hold harmless 673 any member, officer, executive director, employee, or representative of the Commission for the amount of any 674 675 settlement or judgment obtained against that person arising out of any actual or alleged act, error or omission that 676 677 occurred within the scope of Commission employment, duties, or responsibilities, or that person had a reasonable basis 678 679 for believing occurred within the scope of Commission 680 employment, duties, or responsibilities, provided that the actual or alleged act, error, or omission did not result 681 from the intentional or willful or wanton misconduct of that 682 683 person.
- 684 SECTION 9. 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 states.
- B. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the data system on all individuals to whom this Compact is applicable as required by the rules of the Commission, including:
 - Identifying information;
- 696 2. Licensure data;

- 697 3. Adverse actions against a license or compact 698 privilege;
- 4. Non-confidential information related to alternative program participation;
- 701 5. Any denial of application for licensure, and the 702 reason(s) for denial; and

- 6. Other information that may facilitate the administration of this Compact, as determined by the rules of the Commission.
- 706 C. Investigative information pertaining to a licensee 707 in any member state shall only be available to other member 708 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 shall be available to any other member state.
- E. Member states contributing information to the data system may designate information that may not be shared with the public without the express permission of the contributing state.
- F. Any information submitted to the data system that is subsequently required to be expunsed by the laws of the member state contributing the information shall be removed from the data system.
- 722 SECTION 10. RULEMAKING

728

729

730

- 723 A. The Commission shall exercise its rulemaking powers 724 pursuant to the criteria set forth in this Section and the 725 rules adopted thereunder. Rules and amendments shall become 726 binding as of the date specified in each rule or amendment.
 - B. 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 4 years of the date of adoption of the rule, the rule shall have no further force and effect in any member state.
- 732 C. Rules or amendments to the rules shall be adopted 733 at a regular or special meeting of the Commission.

- 734 D. Prior to promulgation and adoption of a final rule
- or rules by the Commission, and at least thirty (30) days in
- 736 advance of the meeting at which the rule shall be considered
- 737 and voted upon, the Commission shall file a Notice of
- 738 Proposed Rulemaking:
- 739 1. On the website of the Commission or other publicly
- 740 accessible platform; and
- 741 2. On the website of each member state audiology or
- 742 speech-language pathology licensing board or other publicly
- 743 accessible platform or the publication in which each state
- 744 would otherwise publish proposed rules.
- 745 E. The Notice of Proposed Rulemaking shall include:
- 746 1. The proposed time, date, and location of the
- 747 meeting in which the rule shall be considered and voted upon;
- 748 2. The text of the proposed rule or amendment and the
- 749 reason for the proposed rule;
- 750 3. A request for comments on the proposed rule from
- 751 any interested person; and
- 752 4. The manner in which interested persons may submit
- 753 notice to the Commission of their intention to attend the
- 754 public hearing and any written comments.
- 755 F. Prior to the adoption of a proposed rule, the
- 756 Commission shall allow persons to submit written data,
- 757 facts, opinions and arguments, which shall be made available
- 758 to the public.
- 759 G. The Commission shall grant an opportunity for a
- 760 public hearing before it adopts a rule or amendment if a
- 761 hearing is requested by:
- 762 1. At least twenty-five (25) persons;
- 763 2. A state or federal governmental subdivision or
- 764 agency; or

778

779

782

783

784

- 765 3. An association having at least twenty-five (25)
 766 members.
- H. If a hearing is held on the proposed rule or
 amendment, the Commission shall publish the place, time, and
 date of the scheduled public hearing. If the hearing is
 held via electronic means, the Commission shall publish the
 mechanism for access to the electronic hearing.
- 1. All persons wishing to be heard at the hearing
 shall notify the executive director of the Commission or
 other designated member in writing of their desire to appear
 and testify at the hearing not less than five (5) business
 days before the scheduled date of the hearing.
 - 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.
- 780 3. All hearings shall be recorded. A copy of the recording shall 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.
- I. 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.
- J. If no written notice of intent to attend the public hearing by interested parties is received, the Commission may proceed with promulgation of the proposed rule without a public hearing.
- 794 K. The Commission shall, by majority vote of all 795 members, take final action on the proposed rule and shall

- determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.
- 798 Upon determination that an emergency exists, the 799 Commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing, provided 800 801 that the usual rulemaking procedures provided in the Compact and in this section shall be retroactively applied to the 802 803 rule as soon as reasonably possible, in no event later than 804 ninety (90) days after the effective date of the rule. For 805 the purposes of this provision, an emergency rule is one 806 that must be adopted immediately in order to:
- 1. Meet an imminent threat to public health, safety, or welfare;
- Prevent a loss of Commission or member state funds;
 or
- 3. Meet a deadline for the promulgation of an administrative rule that is established by federal law or rule.
- The Commission or an authorized committee of the 814 Μ. Commission may direct revisions to a previously adopted rule 815 816 or amendment for purposes of correcting typographical errors, errors in format, errors in consistency, or 817 grammatical errors. Public notice of any revisions shall be 818 819 posted on the website of the Commission. The revision shall 820 be subject to challenge by any person for a period of thirty (30) days after posting. The revision may be challenged 821 only on grounds that the revision results in a material 822 change to a rule. A challenge shall be made in writing and 823 delivered to the chair of the Commission prior to the end of 824 825 the notice period. If no challenge is made, the revision 826 shall take effect without further action. If the revision

- is challenged, the revision may not take effect without the approval of the Commission.
- 829 SECTION 11. OVERSIGHT, DISPUTE RESOLUTION, AND
- 830 ENFORCEMENT
- 831 A. Dispute Resolution
- 1. Upon request by a member state, the Commission
- 833 shall attempt to resolve disputes related to the Compact
- 834 that arise among member states and between member and non-
- 835 member states.
- 836 2. The Commission shall promulgate a rule providing
- 837 for both mediation and binding dispute resolution for
- 838 disputes as appropriate.
- 839 B. Enforcement
- 840 1. The Commission, in the reasonable exercise of its
- 841 discretion, shall enforce the provisions and rules of this
- 842 Compact.
- 2. By majority vote, the Commission may initiate legal
- 844 action in the United States District Court for the District
- 845 of Columbia or the federal district where the Commission has
- its principal offices against a member state in default to
- 847 enforce compliance with the provisions of the Compact and
- 848 its promulgated rules and bylaws. The relief sought may
- 849 include both injunctive relief and damages. In the event
- 850 judicial enforcement is necessary, the prevailing member
- 851 shall be awarded all costs of litigation, including
- 852 reasonable attorney's fees.
- 853 3. The remedies herein shall not be the exclusive
- 854 remedies of the Commission. The Commission may pursue any
- 855 other remedies available under federal or state law.
- 856 SECTION 12. DATE OF IMPLEMENTATION OF THE INTERSTATE
- 857 COMMISSION FOR AUDIOLOGY AND SPEECH-LANGUAGE PATHOLOGY
- 858 PRACTICE AND ASSOCIATED RULES, WITHDRAWAL, AND AMENDMENT

885 886

887

- The Compact shall come into effect on the date on 859 860 which the Compact statute is enacted into law in the 10th 861 member state. The provisions, which become effective at 862 that time, shall be limited to the powers granted to the Commission relating to assembly and the promulgation of 863 864 rules. Thereafter, the Commission shall meet and exercise rulemaking powers necessary to the implementation and 865 866 administration of the Compact.
- B. Any state that joins the Compact subsequent to the Commission's initial adoption of the rules shall be subject to the 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 Commission shall have the full force and effect of law on the day the Compact becomes law in that state.
- 874 C. Any member state may withdraw from this Compact by 875 enacting a statute repealing the same.
- 1. A member state's withdrawal shall not take effect until six (6) months after enactment of the repealing statute.
- 2. Withdrawal shall not affect the continuing
 requirement of the withdrawing state's audiology or speechlanguage pathology 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 audiology or speech-language pathology 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.
- E. This Compact may be amended by the member states.

 No amendment to this Compact shall become effective and

894

895

896

897

898

899

900

901

902

903

904

905

906

907

908

909

910

911

912

913

binding upon any member state until it is enacted into the laws of all member states.

SECTION 13. CONSTRUCTION AND SEVERABILITY

This Compact shall be liberally construed so as to effectuate the purposes thereof. The provisions of this Compact shall be severable and if any phrase, clause, sentence or provision of this Compact is declared to be contrary to the constitution of any member state or of the United States or the applicability thereof to any government, agency, person or circumstance is held invalid, the validity of the remainder of this Compact and the applicability thereof to any government, agency, person or circumstance shall not be affected thereby. If this Compact shall be held contrary to the constitution of any member state, the Compact shall remain in full force and effect as to the remaining member states and in full force and effect as to the member state affected as to all severable matters.

SECTION 14. BINDING EFFECT OF COMPACT AND OTHER LAWS

- A. Nothing herein prevents the enforcement of any other law of a member state that is not inconsistent with the Compact.
- B. All laws in a member state in conflict with the Compact are superseded to the extent of the conflict.
- 914 C. All lawful actions of the Commission, including all 915 rules and bylaws promulgated by the Commission, are binding 916 upon the member states.
- 917 D. All agreements between the Commission and the 918 member states are binding in accordance with their terms.
- 919 E. In the event any provision of the Compact exceeds 920 the constitutional limits imposed on the legislature of any 921 member state, the provision shall be ineffective to the

approval.

9

extent of the conflict with the constitutional provision in question in that member state.

Section B. Because of the urgent need of low-income

Missouri residents for access to quality health care

services, the enactment of section 324.005 of this act is

deemed necessary for the immediate preservation of the

public health, welfare, peace, and safety, and is hereby

declared to be an emergency act within the meaning of the

constitution, and the enactment of section 324.005 of this

act shall be in full force and effect upon its passage and

✓