Second Regular Session Sixty-fifth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 06-0004.01 Kristen Forrestal

SENATE BILL 06-020

SENATE SPONSORSHIP

Hanna,

Green,

HOUSE SPONSORSHIP

Senate Committees Health and Human Services Appropriations **House Committees**

A BILL FOR AN ACT

101 CONCERNING THE CREATION OF A NURSE LICENSURE <u>COMPACT</u>, AND

102 <u>MAKING AN APPROPRIATION THEREFOR.</u>

Bill Summary

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.)

Directs the governor to enter into a nurse licensure compact ("compact") with other states to allow licensed nurses to exercise a multistate licensure privilege in other states that have also adopted the compact ("party states"). Approves and ratifies the compact developed by the national council of state boards of nursing.

The compact:

States that a license to practice nursing issued by a home

state to a state resident will be recognized by party states. In order to obtain or retain a license, all applicable home state requirements must be met.

Allows a party state to limit the multistate licensure privilege of any nurse to practice in such party state. Requires notification to the coordinated licensure information system of any adverse actions. Requires nurses to comply with the state laws in which they are practicing and subjects them to that state's jurisdiction. Does not limit applications for licensure in a party state, but provides that such license will not be recognized by other party states unless explicitly agreed to by that state.

Requires a party state to ascertain whether a license applicant holds a license in another state and whether any adverse actions have been taken by another state against that applicant. Allows nurse licensure to be held in only one party state at a time. Allows issuance of a new license in another party state only with a proven change of residence.

Requires adverse actions and investigations to be reported through the coordinated licensure information system. Grants authority to a party state to complete investigations for a nurse who changes primary state residence during an investigation. Requires the administrator of the coordinated licensure information system to notify the new home state of any adverse action. Allows a party state to take action affecting the practice within that state, but allows only a home state to take action against a license it issues. Requires a home state to consider conduct reported from another state and apply its own laws to determine appropriate action. Allows participation in an alternative program in lieu of licensure action.

Authorizes a party state's nurse licensing board to recover costs of investigations from affected nurses, issue subpoenas for hearings and investigations, issue cease and desist orders to limit or revoke nursing licenses, and promulgate rules.

Requires party states to participate in the creation of a coordinated database to include information on all nurse participants, including licensure information, disciplinary history, any adverse actions, and any current investigative information. Imposes certain confidentiality standards for such information.

Designates the head of each party state's nurse licensing board or his or her designee as the administrator of the compact for his or her state. Requires each compact administrator to provide information to other party states. Authorizes the compact administrator to develop uniform rules to be adopted by other party states. Makes provisions for withdrawal from the compact, amendments to the compact, severability of provisions, and dispute resolution.

1 Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. 12-38-103 (8), (11), and (13), Colorado Revised
3 Statutes, are amended to read:

4 **12-38-103. Definitions.** As used in this article, unless the context
5 otherwise requires:

6 (8) "Practical nurse", "trained practical nurse", "licensed 7 vocational nurse", or "licensed practical nurse" means a person who holds 8 a license to practice pursuant to the provisions of this article as a licensed 9 practical nurse in this state OR IS LICENSED IN ANOTHER STATE AND IS 10 PRACTICING IN THIS STATE PURSUANT TO SECTION 24-60-3202, C.R.S., 11 with the right to use the title "licensed practical nurse" and its 12 abbreviation, "L.P.N.".

(11) "Registered nurse" or "registered professional nurse" means
a professional nurse, and only a person who holds a license to practice
professional nursing in this state pursuant to the provisions of this article
OR WHO HOLDS A LICENSE IN ANOTHER STATE AND IS PRACTICING IN THIS
STATE PURSUANT TO SECTION 24-60-3202, C.R.S., shall have the right to
use the title "registered nurse" and its abbreviation, "R.N.".

(13) "Unauthorized practice" means the practice of practical
nursing or the practice of professional nursing by any person who has not
been issued a license under the provisions of this article, OR IS NOT
PRACTICING IN THIS STATE PURSUANT TO SECTION 24-60-3202, C.R.S., or

1 whose license has been suspended or revoked or has expired.

2 SECTION 2. 12-38-108, Colorado Revised Statutes, is amended
3 BY THE ADDITION OF A NEW SUBSECTION to read:

4 12-38-108. Powers and duties of the board. (4) THE BOARD 5 SHALL ADMINISTER THE PROVISIONS OF THE NURSE LICENSURE COMPACT 6 PURSUANT TO SECTION 24-60-3202, C.R.S. BEFORE RECOGNIZING A 7 NURSE LICENSE FROM ANOTHER STATE THAT IS PARTY TO THE NURSE 8 LICENSURE COMPACT. THE BOARD SHALL DETERMINE THAT SUCH STATE'S 9 QUALIFICATIONS FOR A NURSING LICENSE ARE SUBSTANTIALLY 10 EQUIVALENT TO OR MORE STRINGENT THAN THE MINIMUM 11 QUALIFICATIONS FOR ISSUANCE OF A COLORADO LICENSE UNDER THIS 12 ARTICLE.

SECTION 3. Article 60 of title 24, Colorado Revised Statutes, is
 amended BY THE ADDITION OF A NEW PART to read:

15 PART 32
16 NURSE LICENSURE COMPACE

NURSE LICENSURE COMPACT

17 24-60-3201. Short title. This part 32 shall be known and
18 MAY BE CITED AS THE "NURSE LICENSURE COMPACT".

19 24-60-3202. Compact approved and ratified. The GENERAL
20 ASSEMBLY HEREBY APPROVES AND RATIFIES AND THE GOVERNOR SHALL
21 ENTER INTO A COMPACT ON BEHALF OF THE STATE OF COLORADO WITH
22 ANY OF THE UNITED STATES OR OTHER JURISDICTIONS LEGALLY JOINING
23 THEREIN IN THE FORM AS SUBSTANTIALLY FOLLOWS:

- 24ARTICLE I25Declaration and Purpose26a. THE PARTY STATES FIND THAT:
- 27 1. The health and safety of the public are affected by the

DEGREE OF COMPLIANCE WITH AND THE EFFECTIVENESS OF ENFORCEMENT
 ACTIVITIES RELATED TO STATE NURSE LICENSURE LAWS;

3 2. VIOLATIONS OF NURSE LICENSURE AND OTHER LAWS
4 REGULATING THE PRACTICE OF NURSING MAY RESULT IN INJURY OR HARM
5 TO THE PUBLIC;

6 3. THE EXPANDED MOBILITY OF NURSES AND THE USE OF 7 ADVANCED COMMUNICATION TECHNOLOGIES AS PART OF OUR NATION'S 8 HEALTHCARE DELIVERY SYSTEM REQUIRE GREATER COORDINATION AND 9 COOPERATION AMONG STATES IN THE AREAS OF NURSE LICENSURE AND 10 REGULATION;

A. NEW PRACTICE MODALITIES AND TECHNOLOGY MAKE
 COMPLIANCE WITH INDIVIDUAL STATE NURSE LICENSURE LAWS DIFFICULT
 AND COMPLEX;

14 5. THE CURRENT SYSTEM OF DUPLICATIVE LICENSURE FOR NURSES
15 PRACTICING IN MULTIPLE STATES IS CUMBERSOME AND REDUNDANT TO
16 BOTH NURSES AND STATES.

17 b. The general purposes of this Compact are to:

FACILITATE THE STATES' RESPONSIBILITY TO PROTECT THE
 PUBLIC'S HEALTH AND SAFETY;

20 2. ENSURE AND ENCOURAGE THE COOPERATION OF PARTY STATES
21 IN THE AREAS OF NURSE LICENSURE AND REGULATION;

3. FACILITATE THE EXCHANGE OF INFORMATION BETWEEN PARTY
STATES IN THE AREAS OF NURSE REGULATION, INVESTIGATION, AND
ADVERSE ACTIONS;

25 4. PROMOTE COMPLIANCE WITH THE LAWS GOVERNING THE
26 PRACTICE OF NURSING IN EACH JURISDICTION;

27 5. INVEST ALL PARTY STATES WITH THE AUTHORITY TO HOLD A

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NURSE ACCOUNTABLE FOR MEETING ALL STATE PRACTICE LAWS IN THE
STATE IN WHICH THE PATIENT IS LOCATED AT THE TIME CARE IS RENDERED
THROUGH THE MUTUAL RECOGNITION OF PARTY STATE LICENSES.
ARTICLE II
Definitions
AS USED IN THIS COMPACT:
a. "Adverse action" means a home or remote state action.
b. "Alternative program" means a voluntary,
NONDISCIPLINARY MONITORING PROGRAM APPROVED BY A NURSE
LICENSING BOARD.
c. "Coordinated licensure information system" means an
INTEGRATED PROCESS FOR COLLECTING, STORING, AND SHARING
INFORMATION ON NURSE LICENSURE AND ENFORCEMENT ACTIVITIES
RELATED TO NURSE LICENSURE LAWS, WHICH IS ADMINISTERED BY A
NONPROFIT ORGANIZATION COMPOSED OF AND CONTROLLED BY STATE
NURSE LICENSING BOARDS.
d. "CURRENT SIGNIFICANT INVESTIGATIVE INFORMATION" MEANS:
1. INVESTIGATIVE INFORMATION THAT A LICENSING BOARD, AFTER
A PRELIMINARY INQUIRY THAT INCLUDES NOTIFICATION AND AN
OPPORTUNITY FOR THE NURSE TO RESPOND IF REQUIRED BY STATE LAW,
HAS REASON TO BELIEVE IS NOT GROUNDLESS AND, IF PROVED TRUE,
WOULD INDICATE MORE THAN A MINOR INFRACTION; OR
2. Investigative information that indicates that the nurse
REPRESENTS AN IMMEDIATE THREAT TO PUBLIC HEALTH AND SAFETY
REGARDLESS OF WHETHER THE NURSE HAS BEEN NOTIFIED AND HAD AN
OPPORTUNITY TO RESPOND.

e. "Home state" means the party state that is the nurse's

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1 PRIMARY STATE OF RESIDENCE.

f. "HOME STATE ACTION" MEANS ANY ADMINISTRATIVE, CIVIL,
EQUITABLE, OR CRIMINAL ACTION PERMITTED BY THE HOME STATE'S LAWS
THAT IS IMPOSED ON A NURSE BY THE HOME STATE'S LICENSING BOARD OR
OTHER AUTHORITY INCLUDING ACTIONS AGAINST AN INDIVIDUAL'S
LICENSE SUCH AS: REVOCATION, SUSPENSION, PROBATION, OR ANY OTHER
ACTION THAT AFFECTS A NURSE'S AUTHORIZATION TO PRACTICE.

g. "LICENSING BOARD" MEANS A PARTY STATE'S REGULATORY
BODY RESPONSIBLE FOR ISSUING NURSE LICENSES.

10 "MULTISTATE LICENSURE PRIVILEGE" MEANS CURRENT, h. 11 OFFICIAL AUTHORITY FROM A REMOTE STATE PERMITTING THE PRACTICE 12 OF NURSING AS EITHER A REGISTERED NURSE OR A LICENSED 13 PRACTICAL/VOCATIONAL NURSE IN SUCH PARTY STATE. ALL PARTY 14 STATES HAVE THE AUTHORITY, IN ACCORDANCE WITH EXISTING STATE DUE 15 PROCESS LAW, TO TAKE ACTIONS AGAINST THE NURSE'S PRIVILEGE SUCH 16 AS: REVOCATION, SUSPENSION, PROBATION, OR ANY OTHER ACTION THAT 17 AFFECTS A NURSE'S AUTHORIZATION TO PRACTICE.

i. "NURSE" MEANS A REGISTERED NURSE OR LICENSED
PRACTICAL/VOCATIONAL NURSE, AS THOSE TERMS ARE DEFINED BY EACH
PARTY'S STATE PRACTICE LAWS.

j. "Party state" means any state that has adopted this
Compact.

k. "Remote state" means a party state, other than the
home state:

25 1. WHERE THE PATIENT IS LOCATED AT THE TIME NURSING CARE IS
26 PROVIDED; OR

27 2. IN THE CASE OF THE PRACTICE OF NURSING NOT INVOLVING A

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PATIENT, IN SUCH PARTY STATE WHERE THE RECIPIENT OF NURSING
 PRACTICE IS LOCATED.

3 1. "REMOTE STATE ACTION" MEANS:

ANY ADMINISTRATIVE, CIVIL, EQUITABLE, OR CRIMINAL ACTION
 PERMITTED BY A REMOTE STATE'S LAWS THAT IS IMPOSED ON A NURSE BY
 THE REMOTE STATE'S LICENSING BOARD OR OTHER AUTHORITY, INCLUDING
 ACTIONS AGAINST AN INDIVIDUAL'S MULTISTATE LICENSURE PRIVILEGE TO
 PRACTICE IN THE REMOTE STATE; AND

9 2. CEASE AND DESIST AND OTHER INJUNCTIVE OR EQUITABLE
10 ORDERS ISSUED BY REMOTE STATES OR THE LICENSING BOARDS THEREOF.
11 m. "STATE" MEANS A STATE, TERRITORY, OR POSSESSION OF THE
12 UNITED STATES, THE DISTRICT OF COLUMBIA, OR THE COMMONWEALTH
13 OF PUERTO RICO.

n. "STATE PRACTICE LAWS" MEANS THOSE INDIVIDUAL PARTY'S
 STATE LAWS AND REGULATIONS THAT GOVERN THE PRACTICE OF NURSING,
 DEFINE THE SCOPE OF NURSING PRACTICE, AND CREATE THE METHODS AND
 GROUNDS FOR IMPOSING DISCIPLINE.

0. "STATE PRACTICE LAWS" DOES NOT INCLUDE THE INITIAL
QUALIFICATIONS FOR LICENSURE OR REQUIREMENTS NECESSARY TO
OBTAIN AND RETAIN A LICENSE, EXCEPT FOR QUALIFICATIONS OR
REQUIREMENTS OF THE HOME STATE.

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ARTICLE III

23

General Provisions and Jurisdiction

a. A LICENSE TO PRACTICE REGISTERED NURSING ISSUED BY A
HOME STATE TO A RESIDENT IN THAT STATE WILL BE RECOGNIZED BY EACH
PARTY STATE AS AUTHORIZING A MULTISTATE LICENSURE PRIVILEGE TO
PRACTICE AS A REGISTERED NURSE IN SUCH PARTY STATE. A LICENSE TO

PRACTICE LICENSED PRACTICAL/VOCATIONAL NURSING ISSUED BY A HOME
 STATE TO A RESIDENT IN THAT STATE WILL BE RECOGNIZED BY EACH
 PARTY STATE AS AUTHORIZING A MULTISTATE LICENSURE PRIVILEGE TO
 PRACTICE AS A LICENSED PRACTICAL/VOCATIONAL NURSE IN SUCH PARTY
 STATE. IN ORDER TO OBTAIN OR RETAIN A LICENSE, AN APPLICANT MUST
 MEET THE HOME STATE'S QUALIFICATIONS FOR LICENSURE AND LICENSE
 RENEWAL AS WELL AS ALL OTHER APPLICABLE STATE LAWS.

8 b. PARTY STATES MAY, IN ACCORDANCE WITH STATE DUE PROCESS 9 LAWS, LIMIT OR REVOKE THE MULTISTATE LICENSURE PRIVILEGE OF ANY 10 NURSE TO PRACTICE IN THEIR STATE AND MAY TAKE ANY OTHER ACTIONS 11 UNDER THEIR APPLICABLE STATE LAWS NECESSARY TO PROTECT THE 12 HEALTH AND SAFETY OF THEIR CITIZENS. IF A PARTY STATE TAKES SUCH 13 ACTION, IT SHALL PROMPTLY NOTIFY THE ADMINISTRATOR OF THE 14 COORDINATED LICENSURE INFORMATION SYSTEM. THE ADMINISTRATOR 15 OF THE COORDINATED LICENSURE INFORMATION SYSTEM SHALL PROMPTLY 16 NOTIFY THE HOME STATE OF ANY SUCH ACTIONS BY REMOTE STATES.

17 c. EVERY NURSE PRACTICING IN A PARTY STATE MUST COMPLY 18 WITH THE STATE PRACTICE LAWS OF THE STATE IN WHICH THE PATIENT IS 19 LOCATED AT THE TIME CARE IS RENDERED. IN ADDITION, THE PRACTICE OF 20 NURSING IS NOT LIMITED TO PATIENT CARE, BUT SHALL INCLUDE ALL 21 NURSING PRACTICE AS DEFINED BY THE STATE PRACTICE LAWS OF A PARTY 22 STATE. THE PRACTICE OF NURSING WILL SUBJECT A NURSE TO THE 23 JURISDICTION OF THE NURSE LICENSING BOARD AND THE COURTS, AS WELL 24 AS THE LAWS, IN THAT PARTY STATE.

d. THIS COMPACT DOES NOT AFFECT ADDITIONAL REQUIREMENTS
imposed by states for advanced practice registered nursing.
However, a multistate licensure privilege to practice registered

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NURSING GRANTED BY A PARTY STATE SHALL BE RECOGNIZED BY OTHER
 PARTY STATES AS A LICENSE TO PRACTICE REGISTERED NURSING IF ONE IS
 REQUIRED BY STATE LAW AS A PRECONDITION FOR QUALIFYING FOR
 ADVANCED PRACTICE REGISTERED NURSE AUTHORIZATION.

e. INDIVIDUALS NOT RESIDING IN A PARTY STATE SHALL CONTINUE
TO BE ABLE TO APPLY FOR NURSE LICENSURE AS PROVIDED FOR UNDER THE
LAWS OF EACH PARTY STATE. HOWEVER, THE LICENSE GRANTED TO THESE
INDIVIDUALS WILL NOT BE RECOGNIZED AS GRANTING THE PRIVILEGE TO
PRACTICE NURSING IN ANY OTHER PARTY STATE UNLESS EXPLICITLY
AGREED TO BY THAT PARTY STATE.

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ARTICLE IV

Applications for Licensure in a Party State

a. UPON APPLICATION FOR A LICENSE, THE LICENSING BOARD IN A
PARTY STATE SHALL ASCERTAIN, THROUGH THE COORDINATED LICENSURE
INFORMATION SYSTEM, WHETHER THE APPLICANT HAS EVER HELD, OR IS
THE HOLDER OF, A LICENSE ISSUED BY ANY OTHER STATE, WHETHER THERE
ARE ANY RESTRICTIONS ON THE MULTISTATE LICENSURE PRIVILEGE, AND
WHETHER ANY OTHER ADVERSE ACTION BY ANY STATE HAS BEEN TAKEN
AGAINST THE LICENSE.

20 b. A NURSE IN A PARTY STATE SHALL HOLD LICENSURE IN ONLY
21 ONE PARTY STATE AT A TIME, ISSUED BY THE HOME STATE.

c. A NURSE WHO INTENDS TO CHANGE PRIMARY STATE OF
RESIDENCE MAY APPLY FOR LICENSURE IN THE NEW HOME STATE IN
Advance of such change. However, New Licenses will not be
ISSUED BY A PARTY STATE UNTIL AFTER A NURSE PROVIDES EVIDENCE OF
CHANGE IN PRIMARY STATE OF RESIDENCE SATISFACTORY TO THE NEW
HOME STATE'S LICENSING BOARD.

1 d. When a nurse changes primary state of residence by: 2 1. MOVING BETWEEN TWO PARTY STATES, AND OBTAINS A LICENSE 3 FROM THE NEW HOME STATE, THE LICENSE FROM THE FORMER HOME STATE 4 IS NO LONGER VALID; 5 2. MOVING FROM A NONPARTY STATE TO A PARTY STATE, AND 6 OBTAINS A LICENSE FROM THE NEW HOME STATE, THE INDIVIDUAL STATE 7 LICENSE ISSUED BY THE NONPARTY STATE IS NOT AFFECTED AND WILL 8 REMAIN IN FULL FORCE IF SO PROVIDED BY THE LAWS OF THE NONPARTY 9 STATE: 10 3. MOVING FROM A PARTY STATE TO A NONPARTY STATE, THE 11 LICENSE ISSUED BY THE PRIOR HOME STATE CONVERTS TO AN INDIVIDUAL 12 STATE LICENSE, VALID ONLY IN THE FORMER HOME STATE, WITHOUT THE 13 MULTISTATE LICENSURE PRIVILEGE TO PRACTICE IN OTHER PARTY STATES. 14 **ARTICLE V** 15 **Adverse Actions** 16 IN ADDITION TO THE GENERAL PROVISIONS DESCRIBED IN ARTICLE 17 III, THE FOLLOWING PROVISIONS APPLY: 18 a. THE LICENSING BOARD OF A REMOTE STATE SHALL PROMPTLY 19 REPORT TO THE ADMINISTRATOR OF THE COORDINATED LICENSURE 20 INFORMATION SYSTEM ANY REMOTE STATE ACTIONS, INCLUDING THE 21 FACTUAL AND LEGAL BASIS FOR SUCH ACTION. IF KNOWN. THE LICENSING 22 BOARD OF A REMOTE STATE SHALL ALSO PROMPTLY REPORT ANY 23 SIGNIFICANT CURRENT INVESTIGATIVE INFORMATION YET TO RESULT IN A 24 REMOTE STATE ACTION. THE ADMINISTRATOR OF THE COORDINATED 25 LICENSURE INFORMATION SYSTEM SHALL PROMPTLY NOTIFY THE HOME 26 STATE OF ANY SUCH REPORTS. 27 b. THE LICENSING BOARD OF A PARTY STATE SHALL HAVE THE

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1 AUTHORITY TO COMPLETE ANY PENDING INVESTIGATIONS FOR A NURSE 2 WHO CHANGES PRIMARY STATE OF RESIDENCE DURING THE COURSE OF 3 SUCH INVESTIGATIONS. IT SHALL ALSO HAVE THE AUTHORITY TO TAKE 4 APPROPRIATE ACTION AND SHALL PROMPTLY REPORT THE CONCLUSIONS 5 OF SUCH INVESTIGATIONS TO THE ADMINISTRATOR OF THE COORDINATED 6 LICENSURE INFORMATION SYSTEM. THE ADMINISTRATOR OF THE 7 COORDINATED LICENSURE INFORMATION SYSTEM SHALL PROMPTLY NOTIFY 8 THE NEW HOME STATE OF ANY SUCH ACTIONS.

9 c. A REMOTE STATE MAY TAKE ADVERSE ACTION AFFECTING THE
10 MULTISTATE LICENSURE PRIVILEGE TO PRACTICE WITHIN THAT PARTY
11 STATE. HOWEVER, ONLY THE HOME STATE SHALL HAVE THE POWER TO
12 IMPOSE ADVERSE ACTION AGAINST THE LICENSE ISSUED BY THE HOME
13 STATE.

d. For purposes of imposing adverse action, the licensing
BOARD OF THE HOME STATE SHALL GIVE THE SAME PRIORITY AND EFFECT
TO REPORTED CONDUCT RECEIVED FROM A REMOTE STATE AS IT WOULD IF
SUCH CONDUCT HAD OCCURRED WITHIN THE HOME STATE. IN SO DOING,
IT SHALL APPLY ITS OWN STATE LAWS TO DETERMINE APPROPRIATE
ACTION.

e. The home state may take adverse action based on the
Factual findings of the remote state, so long as each state
Follows its own procedures for imposing such adverse action.

f. Nothing in this Compact shall override a party state's
decision that participation in an alternative program may be
used in Lieu of Licensure action and that such participation shall
Remain nonpublic if required by the party state's laws. Party
states must require nurses who enter any alternative programs

1	TO AGREE NOT TO PRACTICE IN ANY OTHER PARTY STATE DURING THE
2	TERM OF THE ALTERNATIVE PROGRAM WITHOUT PRIOR AUTHORIZATION
3	FROM SUCH OTHER PARTY STATE.
4	ARTICLE VI
5	Additional Authorities Invested in
6	Party State Nurse Licensing Boards
7	NOTWITHSTANDING ANY OTHER POWERS, PARTY STATE NURSE
8	LICENSING BOARDS SHALL HAVE THE AUTHORITY TO:
9	a. IF OTHERWISE PERMITTED BY STATE LAW, RECOVER FROM THE
10	AFFECTED NURSE THE COSTS OF INVESTIGATIONS AND DISPOSITION OF
11	CASES RESULTING FROM ANY ADVERSE ACTION TAKEN AGAINST THAT
12	NURSE;
13	b. Issue subpoenas for both hearings and investigations
14	THAT REQUIRE THE ATTENDANCE AND TESTIMONY OF WITNESSES AND THE
15	PRODUCTION OF EVIDENCE. SUBPOENAS ISSUED BY A NURSE LICENSING
16	BOARD IN A PARTY STATE FOR THE ATTENDANCE AND TESTIMONY OF
17	WITNESSES, OR THE PRODUCTION OF EVIDENCE FROM ANOTHER PARTY
18	STATE SHALL BE ENFORCED IN THE LATTER STATE BY ANY COURT OF
19	COMPETENT JURISDICTION, ACCORDING TO THE PRACTICE AND PROCEDURE
20	OF THAT COURT APPLICABLE TO SUBPOENAS ISSUED IN PROCEEDINGS
21	PENDING BEFORE IT. THE ISSUING AUTHORITY SHALL PAY ANY WITNESS
22	FEES, TRAVEL EXPENSES, MILEAGE, AND OTHER FEES REQUIRED BY THE
23	SERVICE STATUTES OF THE STATE WHERE THE WITNESSES OR EVIDENCE
24	ARE LOCATED;
25	c. Issue cease and desist orders to limit or revoke a
26	NURSE'S AUTHORITY TO PRACTICE IN THEIR STATE;
27	d. PROMULGATE UNIFORM RULES AND REGULATIONS AS PROVIDED

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1 FOR IN ARTICLE VIII (c).

2 **ARTICLE VII** 3 **Coordinated Licensure Information System** 4 a. All party states shall participate in a cooperative 5 EFFORT TO CREATE A COORDINATED DATA BASE OF ALL LICENSED 6 REGISTERED NURSES AND LICENSED PRACTICAL/VOCATIONAL NURSES. 7 THIS SYSTEM WILL INCLUDE INFORMATION ON THE LICENSURE AND 8 DISCIPLINARY HISTORY OF EACH NURSE. AS CONTRIBUTED BY PARTY 9 STATES, TO ASSIST IN THE COORDINATION OF NURSE LICENSURE AND 10 ENFORCEMENT EFFORTS. 11 b. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ALL PARTY 12 STATES' LICENSING BOARDS SHALL PROMPTLY REPORT ADVERSE ACTIONS, 13 ACTIONS AGAINST MULTISTATE LICENSURE PRIVILEGES, ANY CURRENT SIGNIFICANT INVESTIGATIVE INFORMATION YET TO RESULT IN ADVERSE 14 15 ACTION, DENIALS OF APPLICATIONS, AND THE REASONS FOR SUCH DENIALS 16 TO THE COORDINATED LICENSURE INFORMATION SYSTEM. 17 c. CURRENT SIGNIFICANT INVESTIGATIVE INFORMATION SHALL BE 18 TRANSMITTED THROUGH THE COORDINATED LICENSURE INFORMATION 19 SYSTEM ONLY TO PARTY STATE LICENSING BOARDS. 20 d. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ALL PARTY 21 STATES' LICENSING BOARDS CONTRIBUTING INFORMATION TO THE 22 COORDINATED LICENSURE INFORMATION SYSTEM MAY DESIGNATE 23 INFORMATION THAT MAY NOT BE SHARED WITH NONPARTY STATES OR 24 DISCLOSED TO OTHER ENTITIES OR INDIVIDUALS WITHOUT THE EXPRESS 25 PERMISSION OF THE CONTRIBUTING STATE. 26 e. ANY PERSONALLY IDENTIFIABLE INFORMATION OBTAINED BY A 27 PARTY STATE'S LICENSING BOARD FROM THE COORDINATED LICENSURE

INFORMATION SYSTEM MAY NOT BE SHARED WITH NONPARTY STATES OR
 DISCLOSED TO OTHER ENTITIES OR INDIVIDUALS EXCEPT TO THE EXTENT
 PERMITTED BY THE LAWS OF THE PARTY STATE CONTRIBUTING THE
 INFORMATION.

f. ANY INFORMATION CONTRIBUTED TO THE COORDINATED
LICENSURE INFORMATION SYSTEM THAT IS SUBSEQUENTLY REQUIRED TO
BE EXPUNGED BY THE LAWS OF THE PARTY STATE CONTRIBUTING THAT
INFORMATION, SHALL ALSO BE EXPUNGED FROM THE COORDINATED
LICENSURE INFORMATION SYSTEM.

g. THE COMPACT ADMINISTRATORS, ACTING JOINTLY WITH EACH
 OTHER AND IN CONSULTATION WITH THE ADMINISTRATOR OF THE
 COORDINATED LICENSURE INFORMATION SYSTEM, SHALL FORMULATE
 NECESSARY AND PROPER PROCEDURES FOR THE IDENTIFICATION,
 COLLECTION, AND EXCHANGE OF INFORMATION UNDER THIS COMPACT.

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ARTICLE VIII

16 **Compact Administration and Interchange of Information**

a. The head of the nurse licensing board, or his or her
18 designee, of each party state shall be the administrator of this
19 Compact for his or her state.

b. THE COMPACT ADMINISTRATOR OF EACH PARTY STATE SHALL
FURNISH TO THE COMPACT ADMINISTRATOR OF EACH OTHER PARTY STATE
ANY INFORMATION AND DOCUMENTS INCLUDING, BUT NOT LIMITED TO, A
UNIFORM DATA SET OF INVESTIGATIONS, IDENTIFYING INFORMATION,
LICENSURE DATA, AND DISCLOSABLE ALTERNATIVE PROGRAM
PARTICIPATION INFORMATION TO FACILITATE THE ADMINISTRATION OF
THIS COMPACT.

27 C. COMPACT ADMINISTRATORS SHALL HAVE THE AUTHORITY TO

1	DEVELOP UNIFORM RULES TO FACILITATE AND COORDINATE
2	IMPLEMENTATION OF THIS COMPACT. THESE UNIFORM RULES SHALL BE
3	ADOPTED BY PARTY STATES, UNDER THE AUTHORITY INVESTED UNDER
4	ARTICLE VI (d).
5	ARTICLE IX
6	Immunity
7	NO PARTY STATE OR THE OFFICERS, EMPLOYEES, OR AGENTS OF A
8	PARTY STATE'S NURSE LICENSING BOARD WHO ACT IN ACCORDANCE WITH
9	THE PROVISIONS OF THIS COMPACT SHALL BE LIABLE ON ACCOUNT OF ANY
10	ACT OR OMISSION IN GOOD FAITH WHILE ENGAGED IN THE PERFORMANCE
11	OF THEIR DUTIES UNDER THIS COMPACT. GOOD FAITH IN THIS ARTICLE
12	SHALL NOT INCLUDE WILLFUL MISCONDUCT, GROSS NEGLIGENCE, OR
13	RECKLESSNESS.
14	ARTICLE X
15	Entry into Force, Withdrawal and Amendment
16	a. This Compact shall enter into force and become
17	EFFECTIVE AS TO ANY STATE WHEN IT HAS BEEN ENACTED INTO THE LAWS
18	OF THAT STATE. ANY PARTY STATE MAY WITHDRAW FROM THIS COMPACT
19	BY ENACTING A STATUTE REPEALING THE SAME, BUT NO SUCH
20	WITHDRAWAL SHALL TAKE EFFECT UNTIL SIX MONTHS AFTER THE
21	WITHDRAWING STATE HAS GIVEN NOTICE OF THE WITHDRAWAL TO THE
22	EXECUTIVE HEADS OF ALL OTHER PARTY STATES.
23	b. No withdrawal shall affect the validity or
24	APPLICABILITY BY THE LICENSING BOARDS OF STATES REMAINING PARTY
25	TO THE COMPACT OF ANY REPORT OF ADVERSE ACTION OCCURRING PRIOR
26	TO THE WITHDRAWAL.
27	c. NOTHING CONTAINED IN THIS COMPACT SHALL BE CONSTRUED

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TO INVALIDATE OR PREVENT ANY NURSE LICENSURE AGREEMENT OR
 OTHER COOPERATIVE ARRANGEMENT BETWEEN A PARTY STATE AND A
 NONPARTY STATE THAT IS MADE IN ACCORDANCE WITH THE OTHER
 PROVISIONS OF THIS COMPACT.

d. THIS COMPACT MAY BE AMENDED BY THE PARTY STATES. NO
AMENDMENT TO THIS COMPACT SHALL BECOME EFFECTIVE AND BINDING
UPON THE PARTY STATES UNLESS AND UNTIL IT IS ENACTED INTO THE LAWS
OF ALL PARTY STATES.

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ARTICLE XI

Construction and Severability

11 a. THIS COMPACT SHALL BE LIBERALLY CONSTRUED SO AS TO 12 EFFECTUATE THE PURPOSES THEREOF. THE PROVISIONS OF THIS COMPACT 13 SHALL BE SEVERABLE AND IF ANY PHRASE, CLAUSE, SENTENCE, OR 14 PROVISION OF THIS COMPACT IS DECLARED TO BE CONTRARY TO THE 15 CONSTITUTION OF ANY PARTY STATE OR OF THE UNITED STATES OR THE 16 APPLICABILITY THEREOF TO ANY GOVERNMENT, AGENCY, PERSON OR 17 CIRCUMSTANCE IS HELD INVALID, THE VALIDITY OF THE REMAINDER OF 18 THIS COMPACT AND THE APPLICABILITY THEREOF TO ANY GOVERNMENT, 19 AGENCY, PERSON, OR CIRCUMSTANCE SHALL NOT BE AFFECTED THEREBY. 20 IF THIS COMPACT SHALL BE HELD CONTRARY TO THE CONSTITUTION OF 21 ANY STATE PARTY. THE COMPACT SHALL REMAIN IN FULL FORCE AND 22 EFFECT AS TO THE REMAINING PARTY STATES AND IN FULL FORCE AND 23 EFFECT AS TO THE PARTY STATE AFFECTED AS TO ALL SEVERABLE 24 MATTERS.

b. IN THE EVENT PARTY STATES FIND A NEED FOR SETTLING
DISPUTES ARISING UNDER THIS COMPACT:

27 1. THE PARTY STATES MAY SUBMIT THE ISSUES IN DISPUTE TO AN

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1 ARBITRATION PANEL THAT WILL BE COMPRISED OF AN INDIVIDUAL 2 APPOINTED BY THE COMPACT ADMINISTRATOR IN THE HOME STATE; AN 3 INDIVIDUAL APPOINTED BY THE COMPACT ADMINISTRATOR IN THE REMOTE 4 STATE OR STATES INVOLVED; AND AN INDIVIDUAL MUTUALLY AGREED 5 UPON BY THE COMPACT ADMINISTRATORS OF ALL THE PARTY STATES 6 INVOLVED IN THE DISPUTE.

7 2. THE DECISION OF A MAJORITY OF THE ARBITRATORS SHALL BE 8 FINAL AND BINDING.

9 **SECTION 4.** Appropriation. (1) In addition to any other 10 appropriation, there is hereby appropriated, out of any moneys in the 11 division of registrations cash fund created in section 24-34-105 (2) (b) 12 (II), Colorado Revised Statutes, not otherwise appropriated, to the 13 department of regulatory agencies, for allocation to the division of 14 registrations, for the board of nursing, for the fiscal year beginning July 15 1, 2006, the sum of three hundred twenty-seven thousand four hundred sixty-one dollars (\$327,461) and 2.0 FTE, or so much thereof as may be 16 17 necessary, for the implementation of this act.

18 (2) In addition to any other appropriation, there is hereby 19 appropriated to the department of law, for the fiscal year beginning July 20 1, 2006, the sum of ten thousand three hundred twelve dollars (\$10,312), 21 or so much thereof as may be necessary, for the provision of legal 22 services to the department of regulatory agencies related to the 23 implementation of this act. Said sum shall be from cash funds exempt 24 received from the division of registrations out of the appropriation made 25 in subsection (1) of this section. 26

SECTION 5. Safety clause. The general assembly hereby finds,

- 1 determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, and safety.