SB 187-FN - AS INTRODUCED

2025 SESSION

25-0997 09/08

SENATE BILL	187-FN
AN ACT	adopting the dentist and dental hygienist compact.
SPONSORS:	Sen. Reardon, Dist 15; Sen. Lang, Dist 2; Sen. Rosenwald, Dist 13; Sen. McGough, Dist 11; Sen. Perkins Kwoka, Dist 21; Sen. Pearl, Dist 17; Rep. Seidel, Hills. 29
COMMITTEE:	Executive Departments and Administration

ANALYSIS

This bill adopts dentist and dental hygienist compact.

Explanation:Matter added to current law appears in **bold italics.**Matter removed from current law appears [in brackets and struckthrough.]Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

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STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twenty Five

AN ACT

Be it Enacted by the Senate and House of Representatives in General Court convened:

adopting the dentist and dental hygienist compact.

1 1 New Section; Dentists and Dentistry; Interstate Compact Adopted. Amend RSA 317-A by 2 inserting after section 26 the following new section:

3 317-A:26-a Interstate Compact Adopted. The state of New Hampshire hereby adopts the
 4 provisions of the dentist and dental hygienist compact as follows:

5 SECTION 1. TITLE AND PURPOSE

6 This statute shall be known and cited as the dentist and dental hygienist compact. The purposes 7of this compact are to facilitate the interstate practice of dentistry and dental hygiene and improve 8 public access to dentistry and dental hygiene services by providing dentists and dental hygienists 9 licensed in a participating state the ability to practice in participating states in which they are not 10 licensed. The compact does this by establishing a pathway for a dentists and dental hygienists 11 licensed in a participating state to obtain a compact privilege that authorizes them to practice in 12another participating state in which they are not licensed. The compact enables participating states 13to protect the public health and safety with respect to the practice of such dentists and dental 14hygienists, through the state's authority to regulate the practice of dentistry and dental hygiene in 15the state. The compact:

A. Enables dentists and dental hygienists who qualify for a compact privilege to practice in other participating states without satisfying burdensome and duplicative requirements associated with securing a license to practice in those states;

B. Promotes mobility and addresses workforce shortages through each participating state's
 acceptance of a compact privilege to practice in that state;

21 C. Increases public access to qualified, licensed dentists and dental hygienists by creating a 22 responsible, streamlined pathway for licensees to practice in participating states:

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D. Enhances the ability of participating states to protect the public's health and safety;

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E. Does not interfere with licensure requirements established by a participating state;

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F. Facilitates the sharing of licensure and disciplinary information among participating states;

G. Requires dentists and dental hygienists who practice in a participating state pursuant to a compact privilege to practice within the scope of practice authorized in that state;

H. Extends the authority of a participating state to regulate the practice of dentistry and dental
hygiene within its borders to dentists and dental hygienists who practice in the state through a
compact privilege;

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I. Promotes the cooperation of participating state in regulating the practice of dentistry and

 $\mathbf{2}$ dental hygiene within those states; 3 J. Facilitates the relocation of military members and their spouses who are licensed to practice dentistry or dental hygiene. 4 **SECTION 2. DEFINITIONS** $\mathbf{5}$ 6 As used in this compact, unless the context requires otherwise, the following definitions shall $\mathbf{7}$ apply: 8 A. "Active military member" means any person with full-time duty status in the armed forces of 9 the United States, including members of the national guard and reserve. 10B. "Adverse action" means disciplinary action or encumbrance imposed on a license or compact privilege by a state licensing authority. 12C. "Alternative program" means a non-disciplinary monitoring or practice remediation process 13applicable to a dentist or dental hygienist approved by a state licensing authority of a participating 14state in which the dentist or dental hygienist is licensed. This includes, but is not limited to, 15programs to which licensees with substance abuse or addiction issues are referred in lieu of adverse 16action. D. "Clinical assessment" means examination or process, required for licensure as a dentist or 1718dental hygienist as applicable, that provides evidence of clinical competence in dentistry or dental 19hygiene. E. "Commissioner" means the individual appointed by a participating state to serve as the 2021member of the commission for that participating state.

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F. "Compact" means this dentist and dental hygienist compact. 23G. "Compact privilege" means the authorization granted by a remote state to allow a licensee

24from a participating state to practice as a dentist or dental hygienist in a remote state.

25"Continuing professional development" means a requirement, as a condition of license H. 26renewal, to provide evidence of successful participation in educational or professional activities 27relevant to practice or area of work.

28I. "Criminal background check" means the submission of fingerprints or other biometric-based 29information for a license applicant for the purpose of obtaining that applicant's criminal history 30 record information, as defined in 28 C.F.R. section 20.3(d) from the Federal Bureau of Investigation 31and the state's criminal history record repository as defined in 28 C.F.R. section 20.3(f).

J. "Data system" means the commission's repository of information about licensees, including 3233but not limited to examination, licensure, investigative, compact privilege, adverse action, and 34alternative program.

35K. "Dental hygienist" means an individual who is licensed by a state licensing authority to 36 practice dental hygiene.

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L. "Dentist" means an individual who is licensed by a state licensing authority to practice
 dentistry.

3 M. "Dentist and dental hygienist compact commission" or "commission" means a joint 4 government agency established by this compact comprised of each state that has enacted the 5 compact and a national administrative body comprised of a commissioner from each state that has 6 enacted the compact.

N. "Encumbered license" means a license that a state licensing authority has limited in any way
other than through an alternative program.

9 O. "Executive board" means the chair, vice chair, secretary, and treasurer and any other 10 commissioners as may be determined by commission rule or bylaw.

P. "Jurisprudence requirement" means the assessment of an individual's knowledge of the laws
and rules governing the practice of dentistry or dental hygiene, as applicable, in a state.

Q. "License" means current authorization by a state, other than authorization pursuant to a
 compact privilege, or other privilege, for an individual to practice as a dentist or dental hygienist in
 that state.

16 R. "Licensee" means an individual who holds an unrestricted license from a participating state 17 to practice as a dentist or dental hygienist in that state.

18 S. "Model compact" the model for the dentist and dental hygienist compact on file with the 19 council of state governments or other entity as designated by the commission.

20 T. "Participating state" means a state that has enacted the compact and been admitted to the 21 commission in accordance with the provisions herein and commission rules.

U. "Qualifying license" means a license that is not an encumbered license issued by a participating state to practice dentistry or dental hygiene.

V. "Remote state" means a participating state where a licensee who is not licensed as a dentist or dental hygienist is exercising or seeking to exercise the compact privilege.

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W. "Rule" means a regulation promulgated by an entity that has the force of law.

27 X. "Scope of practice" means the procedures, actions, and processes a dentist or dental hygienist 28 licensed in a state is permitted to undertake in that state and the circumstances under which the 29 licensee is permitted to undertake those procedures, actions and processes. Such procedures, actions 30 and processes and the circumstances under which they may be undertaken may be established 31 through means, including, but not limited to, statute, regulations, case law, and other processes 32 available to the state licensing authority or other government agency.

Y. "Significant investigative information" means information, records, and documents received or generated by a state licensing authority pursuant to an investigation for which a determination has been made that there is probable cause to believe that the licensee has violated a statute or regulation that is considered more than a minor infraction for which the state licensing authority could pursue adverse action against the licensee. SB 187-FN - AS INTRODUCED - Page 4 -

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1	Z. "State" means any state, commonwealth, district, or territory of the United States of America
2	that regulates the practices of dentistry and dental hygiene.
3	AA. "State licensing authority" means an agency or other entity of a state that is responsible for
4	the licensing and regulation of dentists or dental hygienists.
5	SECTION 3. STATE PARTICIPATION IN THE COMPACT
6	A. In order to join the compact and thereafter continue as a participating state, a state must:
7	1. Enact a compact that is not materially different from the model compact as determined in
8	accordance with commission rules;
9	2. Participate fully in the commission's data system;
10	3. Have a mechanism in place for receiving and investigating complaints about its licensees
11	and license applicants;
12	4. Notify the commission, in compliance with the terms of the compact and commission
13	rules, of any adverse action or the availability of significant investigative information regarding a
14	licensee and license applicant;
15	5. Fully implement a criminal background check requirement, within a time frame
16	established by commission rule, by receiving the results of a qualifying criminal background check;
17	6. Comply with the commission rules applicable to a participating state;
18	7. Accept the national board examinations of the joint commission on national dental
19	examinations or another examination accepted by commission rule as a licensure examination;
20	8. Accept for licensure that applicants for a dentist license graduate from a predoctoral
21	dental education program accredited by the commission on dental accreditation, or another
22	accrediting agency recognized by the United States Department of Education for the accreditation of
23	dentistry and dental hygiene education programs, leading to the doctor of dental surgery (D.D.S.) or
24	doctor of dental medicine (D.M.D.) degree;
25	9. Accept for licensure that applicants for a dental hygienist license graduate from a dental
26	hygiene education program accredited by the commission on dental accreditation or another
27	accrediting agency recognized by the United States Department of Education for the accreditation of
28	dentistry and dental hygiene education programs;
29	10. Require for licensure that applicants successfully complete a clinical assessment;
30	11. Have continuing professional development requirements as a condition for license
31	renewal; and
32	12. Pay a participation fee to the commission as established by commission rule.
33	B. Providing alternative pathways for an individual to obtain an unrestricted license does not
34	disqualify a state from participating in the compact.
35	C. When conducting a criminal background check the state licensing authority shall:

1. Consider that information in making a licensure decision;

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1	2. Maintain documentation of completion of the criminal background check and background				
2	check information to the extent allowed by state and federal law; and				
3	3. Report to the commission whether it has completed the criminal background check and				
4	whether the individual was granted or denied a license.				
5	D. A licensee of a participating state who has a qualifying license in that state and does not hol				
6	an encumbered license in any other participating state, shall be issued a compact privilege in a				
7	remote state in accordance with the terms of the compact and commission rules. If a remote state				
8	has a jurisprudence requirement a compact privilege will not be issued to the licensee unless the				
9	licensee has satisfied the jurisprudence requirement.				
10	SECTION 4. COMPACT PRIVILEGE				
11	A. To obtain and exercise the compact privilege under the terms and provisions of the compact,				
12	the licensee shall:				
13	1. Have a qualifying license as a dentist or dental hygienist in a participating state;				
14	2. Be eligible for a compact privilege in any remote state in accordance with D, G, and H of				
15	this section;				
16	3. Submit to an application process whenever the licensee is seeking a compact privilege;				
17	4. Pay any applicable commission and remote state fees for a compact privilege in the				
18	remote state;				
19	5. Meet any jurisprudence requirement established by a remote state in which the licensee				
20	is seeking a compact privilege;				
21	6. Have passed a national board examination of the joint commission on national dental				
22	examinations or another examination accepted by commission rule;				
23	7. For a dentist, have graduated from a predoctoral dental education program accredited by				
24	the commission on dental accreditation, or another accrediting agency recognized by the United				
25	States Department of Education for the accreditation of dentistry and dental hygiene education				
26	programs, leading to the doctor of dental surgery (D.D.S.) or doctor of dental medicine (D.M.D.)				
27	degree;				
28	8. For a dental hygienist, have graduated from a dental hygiene education program				
29	accredited by the commission on dental accreditation or another accrediting agency recognized by				
30	the United States Department of Education for the accreditation of dentistry and dental hygiene				
31	education programs;				
32	9. Have successfully completed a clinical assessment for licensure;				
33	10. Report to the commission adverse action taken by any non-participating state when				
34	applying for a compact privilege and, otherwise, within 30 days from the date the adverse action is				

35 taken;

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1 11. Report to the commission when applying for a compact privilege the address of the 2 licensee's primary residence and thereafter immediately report to the commission any change in the 3 address of the licensee's primary residence; and

12. Consent to accept service of process by mail at the licensee's primary residence on record with the commission with respect to any action brought against the licensee by the commission or a participating state, and consent to accept service of a subpoena by mail at the licensee's primary residence on record with the commission with respect to any action brought or investigation conducted by the commission or a participating state.

9 B. The licensee must comply with the requirements of subsection A of this section to maintain 10 the compact privilege in the remote state. If those requirements are met, the compact privilege will 11 continue as long as the licensee maintains a qualifying license in the state through which the 12 licensee applied for the compact privilege and pays any applicable compact privilege renewal fees.

13 C. A licensee providing dentistry or dental hygiene in a remote state under the compact 14 privilege shall function within the scope of practice authorized by the remote state for a dentist or 15 dental hygienist licensed in that state.

16D. A licensee providing dentistry or dental hygiene pursuant to a compact privilege in a remote 17state is subject to that state's regulatory authority. A remote state may, in accordance with due 18process and that state's laws, by adverse action revoke or remove a licensee's compact privilege in 19the remote state for a specific period of time and impose fines or take any other necessary actions to 20protect the health and safety of its citizens. If a remote state imposes an adverse action against a 21compact privilege that limits the compact privilege, that adverse action applies to all compact 22privileges in all remote states. A licensee whose compact privilege in a remote state is removed for a 23specified period of time is not eligible for a compact privilege in any other remote state until the 24specific time for removal of the compact privilege has passed and all encumbrance requirements are 25satisfied.

E. If a license in a participating state is an encumbered license, the licensee shall lose the compact privilege in a remote state and shall not be eligible for a compact privilege in any remote state until the license is no longer encumbered.

F. Once an encumbered license in a participating state is restored to good standing, the licensee must meet the requirements of subsection A of this section to obtain a compact privilege in a remote state.

G. If a licensee's compact privilege in a remote state is removed by the remote state, the individual shall lose or be ineligible for the compact privilege in any remote state until the following occur:

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1. The specific period of time for which the compact privilege was removed has ended; and

2. All conditions for removal of the compact privilege have been satisfied.

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1 H. Once the requirements of subsection G of this section have been met, the licensee must meet 2 the requirements in subsection A of this section to obtain a compact privilege in a remote state.

SECTION 5. ACTIVE MILITARY MEMBER OR THEIR SPOUSES

An active military member and their spouse shall not be required to pay to the commission for a compact privilege the fee otherwise charged by the commission. If a remote state chooses to charge a fee for a compact privilege, it may choose to charge a reduced fee or no fee to an active military member and their spouse for a compact privilege.

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SECTION 6. ADVERSE ACTIONS

9 A. A participating state in which a licensee is licensed shall have exclusive authority to impose 10 adverse action against the qualifying license issued by that participating state.

11 B. A participating sate may take adverse action based on the significant investigative 12 information of a remote state, so long as the participating state follows its own procedures for 13 imposing adverse action.

C. Nothing in this compact shall override a participating state's decision that participation in an alternative program may be used in lieu of adverse action and that such participation shall remain non-public if required by the participating state's laws. Participating states must require licensees who enter any alternative program in lieu of discipline to agree not to practice pursuant to a compact privilege in any other participating state during the term of the alternative program without prior authorization from such other participating state.

D. Any participating state in which a licensee is applying to practice or is practicing pursuant to a compact privilege may investigate actual or alleged violations of the statutes and regulations authorizing the practice of dentistry or dental hygiene in any other participating state in which the dentist or dental hygienist holds a license or compact privilege.

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E. A remote state shall have the authority to:

25 1. Take adverse actions as set forth in section 4.D against a licensee's compact privilege in
26 the state;

272. In furtherance of its rights and responsibilities under the compact and the commission's 28rules issue subpoenas for both hearings and investigations that require the attendance and 29testimony of witnesses, and the production of evidence. Subpoenas issued by a state licensing 30 authority in a participating state for the attendance and testimony of witnesses, or the production of 31evidence from another participating state, shall be enforced in the latter state by any court of 32competent jurisdiction, according to the practice and procedure of that court applicable to subpoenas 33issued in proceedings pending before it. The issuing authority shall pay any witness fees, travel 34expenses, mileage, and other fees required by the service statutes of the state where the witnesses or 35evidence are located; and

36 3. If otherwise permitted by state law, recover from the licensee the costs of investigations
37 and disposition of cases resulting from any adverse action taken against that licensee.

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1 F. Joint investigations.

 $\mathbf{2}$ 1. In addition to the authority granted to a participating state by its dentist or dental 3 hygienist licensure act or other applicable state law, a participating state may jointly investigate licensees with other participating states. 4

 $\mathbf{5}$ 2. Participating states shall share any significant investigative information, litigation, or 6 compliance materials in furtherance of any joint or individual investigation initiated under the 7compact.

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G. Authority to continue investigation.

9 1. After a licensee's compact privilege in a remote state is terminated, the remote state may 10 continue an investigation of the licensee that began when the licensee had a compact privilege in 11 that remote state.

122. If the investigation yields what would be significant investigative information had the 13licensee continued to have a compact privilege in that remote state, the remote state shall report the 14presence of such information to the data system as required by section 8.B.6 as if it was significant 15investigative information.

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SECTION 7. ESTABLISHMENT AND OPERATION OF THE COMMISSION.

17A. The compact participating states hereby create and establish a joint government agency 18whose membership consists of all participating states that have enacted the compact. The commission is an instrumentality of the participating states acting jointly and not an 1920instrumentality of any one state. The commission shall come into existence on or after the effective 21date of the compact as set forth in section 11A.

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B. Participation, voting, and meetings.

231. Each participating state shall have and be limited to one commissioner selected by that 24participating state's state licensing authority or, if the state has more than one state licensing 25authority, selected collectively by the state licensing authorities.

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2. The commissioner shall be a member or designee of such authority or authorities.

273. The commission may by rule or bylaw establish a term of office for commissioners and 28may by rule or bylaw establish term limits.

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The commission may recommend to a state licensing authority or authorities, as 4. 30 applicable, removal or suspension of an individual as the state's commissioner.

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5. A participating state's state licensing authority, or authorities, as applicable, shall fill any 32vacancy of its commissioner on the commission within 60 days of the vacancy.

33 6. Each commissioner shall be entitled to one vote on all matters that are voted upon by the 34commission.

357. The commission shall meet at least once during each calendar year. Additional meetings may be held as set forth in the bylaws. The commission may meet by telecommunication, video 36 37 conference or other similar electronic means.

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1	C. The commission shall have the following powers:
2	1. Establish the fiscal year of the commission;
3	2. Establish a code of conduct and conflict of interest policies;
4	3. Adopt rules and bylaws;
5	4. Maintain its financial records in accordance with the bylaws;
6	5. Meet and take such actions as are consistent with the provisions of this compact, the
7	commission's rules, and the bylaws;
8	6. Initiate and conclude legal proceedings or actions in the name of the commission, provided
9	that the standing of any state licensing authority to sue or be sued under applicable law shall not be
10	affected;
11	7. Maintain and certify records and information provided to a participating state as the
12	authenticated business records of the commission, and designate a person to do so on the
13	commission's behalf;
14	8. Purchase and maintain insurance and bonds;
15	9. Borrow, accept, or contract for services of personnel, including, but not limited to,
16	employees of a participating state;
17	10. Conduct an annual financial review;
18	11. Hire employees, elect or appoint officers, fix compensation, define duties, grant such
19	individuals appropriate authority to carry out the purposes of the compact, and establish the
20	commission's personnel policies and programs relating to conflicts of interest, qualifications of
21	personnel, and other related personnel matters;
22	12. As set forth in the commission rules, charge a fee to a licensee for the grant of a compact
23	privilege in a remote state and thereafter, as may be established by commission rule, charge the
24	licensee a compact privilege renewal fee for each renewal period in which that licensee exercises or
25	intends to exercise the compact privilege in that remote state. Nothing herein shall be construed to
26	prevent a remote state from charging a licensee a fee for a compact privilege or renewals of a
27	compact privilege, or a fee for the jurisprudence requirement if the remote state imposes such a
28	requirement for the grant of a compact privilege;
29	13. Accept any and all appropriate gifts, donations, grants of money, other sources of
30	revenue, equipment, supplies, materials, and services, and receive, utilize, and dispose of the same;
31	provided that at all times the commission shall avoid any appearance of impropriety and/or conflict
32	of interest;
33	14. Lease, purchase, retain, own, hold, improve, or use any property, real, personal, or
34	mixed, or any undivided interest therein;
35	15. Sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any
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36 property real, personal, or mixed;

- 37 16. Estab
- 16. Establish a budget and make expenditures;

- Page 10 -17. Borrow money; $\mathbf{2}$ Appoint committees, including standing committees, which may be composed of 18. 3 members, state regulators, state legislators or their representatives, and consumer representatives, and such other interested persons as may be designated in this compact and the bylaws; 4 $\mathbf{5}$ 19. Provide and receive information from, and cooperate with, law enforcement agencies; 6 Elect a chair, vice chair, secretary and treasurer and such other officers of the 20.commission as provided in the commission's bylaws; 8 21. Establish and elect an executive board; 22. Adopt and provide to the participating states an annual report; 23. Determine whether a state's enacted compact is materially different from the model compact language such that the state would not qualify for participation in the compact; and 1224. Perform such other functions as may be necessary or appropriate to achieve the purposes 13of this compact. 14D. Meetings of the commission. 151. All meetings of the commission that are not closed pursuant to this subsection shall be 16open to the public. Notice of public meetings shall be posted on the commission's website at least 30 17days prior to the public meeting. 182. Notwithstanding subsection D.1 of this section, the commission may convene an 19emergency public meeting by providing at least 24 hours prior notice on the commission's website, 20and any other means as provided in the commission's rules, for any of the reasons it may dispense with notice of proposed rulemaking under section 9.L. The commission's legal counsel shall certify that one of the reasons justifying an emergency public meeting has been met. 233. Notice of all commission meetings shall provide the time, date, and location of the 24meeting, and if the meeting is to be held or accessible via telecommunication, video conference, or 25other electronic means, the notice shall include the mechanism for access to the meeting through 26such means. 274. The commission may convene in a closed, non-public meeting for the commission to 28receive legal advice or to discuss: a. Non-compliance of a participating state with its obligations under the compact; 30 b. The employment, compensation, discipline or other matters, practices or procedures related to specific employees or other matters related to the commission's internal personnel

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32practices and procedures;

33c. Current or threatened discipline of a licensee or compact privilege holder by the 34commission or by a participating state's licensing authority;

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d. Current, threatened, or reasonably anticipated litigation;

36 e. Negotiation of contracts for the purchase, lease, or sale of goods, services, or real 37 estate;

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f. Accusing any person of a crime or formally censuring any person; 1 $\mathbf{2}$ g. Trade secrets or commercial or financial information that is privileged or confidential; 3 h. Information of a personal nature where disclosure would constitute a clearly unwarranted invasion of personal privacy; 4 i. Investigative records compiled for law enforcement purposes; $\mathbf{5}$ 6 j. Information related to any investigative reports prepared by or on behalf of or for use 7of the commission or other committee charged with responsibility of investigation or determination 8 of compliance issues pursuant to the compact; 9 k. Legal advice; 101. Matters specifically exempted from disclosure to the public by federal or participating 11 state law; and 12m. Other matters as promulgated by the commission by rule. 135. If a meeting, or portion of a meeting, is closed, the presiding officer shall state that the 14meeting will be closed and reference each relevant exempting provision, and such reference shall be 15recorded in the minutes. 166. The commission shall keep minutes that fully and clearly describe all matters discussed 17in a meeting and shall provide a full and accurate summary of actions taken, and the reasons therefore, including a description of the views expressed. All documents considered in connection 1819with an action shall be identified in such minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release only by a majority vote of the commission or order of a 20court of competent jurisdiction. 2122E. Financing of the commission. 231. The commission shall pay, or provide for the payment of, the reasonable expenses of its 24establishment, organization, and ongoing activities. 252. The commission may accept any and all appropriate sources of revenue, donations, and 26grants of money, equipment, supplies, materials, and services. 273. The commission may levy on and collect an annual assessment from each participating 28state and impose fees on licensees of participating states when a compact privilege is granted, to 29cover the cost of the operations and activities of the commission and its staff, which must be in a 30 total amount sufficient to cover its annual budget as approved each fiscal year for which sufficient 31revenue is not provided by other sources. The aggregate annual assessment amount for 32participating states shall be allocated based upon a formula that the commission shall promulgate 33by rule. 34The commission shall not incur obligations of any kind prior to securing the funds 4. 35adequate to meet the same; nor shall the commission pledge the credit of any participating state,

36 except by and with the authority of the participating state.

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1	5. The commission shall keep accurate accounts of all receipts and disbursements. The
2	receipts and disbursements of the commission shall be subject to the financial review and accounting
3	procedures established under its bylaws. All receipts and disbursements of funds handled by the
4	commission shall be subject to an annual financial review by a certified or licensed public
5	accountant, and the report of the financial review shall be included in and become part of the annual
6	report of the commission.
7	F. The executive board.
8	1. The executive board shall have the power to act on behalf of the commission according to
9	the terms of this compact. The powers, duties, and responsibilities of the executive board shall
10	include:
11	a. Overseeing the day-to-day activities of the administration of the compact including
12	compliance with the provisions of the compact, the commission's rules and bylaws;
13	b. Recommending to the commission changes to the rules or bylaws, changes to this
14	compact legislation, fees charged to compact participating states, fees charged to licensees, and other
15	fees;
16	c. Ensuring compact administration services are appropriately provided, including by
17	contract;
18	d. Preparing and recommending the budget;
19	e. Maintaining financial records on behalf of the commission;
20	f. Monitoring compact compliance of participating states and providing compliance
21	reports to the commission;
22	g. Establishing additional committees as necessary;
23	h. Exercising the powers and duties of the commission during the interim between
24	commission meetings, except for adopting or amending rules, adopting or amending bylaws, and
25	exercising any other powers and duties expressly reserved to the commission by rule or bylaw; and
26	i. Other duties as provided in the rules or bylaws of the commission.
27	2. The executive board shall be composed of up to 7 members:
28	a. The chair, vice chair, secretary, and treasurer of the commission and any other
29	members of the commission who serve on the executive board shall be voting members of the
30	executive board; and
31	b. Other than the chair, vice chair, secretary, and treasurer, the commission may elect
32	up to 3 voting members from the current membership of the commission.
33	3. The commission may remove any member of the executive board as provided in the
34	commission's bylaws.
35	4. The executive board shall meet at least annually.

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- a. An executive board meeting at which it takes or intends to take formal action on a
 matter shall be open to the public, except that the executive board may meet in a closed, non-public
 session of a public meeting when dealing with any of the matters covered under subsection D.4.
- b. The executive board shall give 5 business days' notice of its public meetings, posted on
 its website and as it may otherwise determine to provide notice to persons with an interest in the
 public matters the executive board intends to address at those meetings.
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5. The executive board may hold an emergency meeting when acting for the commission to:

- a. Meet an imminent threat to public health, safety, or welfare;
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b. Prevent a loss of commission or participating state funds; or

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c. Protect public health and safety.

11 G. Qualified immunity, defense, and indemnification.

12The members, officers, executive director, employees and representatives of the 1. 13commission shall be immune from suit and liability, both personally and in their official capacity, for 14any claim for damage to or loss of property or personal injury or other civil liability caused by or 15arising out of any actual or alleged act, error, or omission that occurred, or that the person against 16whom the claim is made had a reasonable basis for believing occurred within the scope of 17commission employment, duties or responsibilities; provided that nothing in this paragraph shall be 18construed to protect any such person from suit or liability for any damage, loss, injury, or liability 19caused by the intentional or willful or wanton misconduct of that person. The procurement of 20insurance of any type by the commission shall not in any way compromise or limit the immunity 21granted hereunder.

222. The commission shall defend any member, officer, executive director, employee, and 23representative of the commission in any civil action seeking to impose liability arising out of any 24actual or alleged act, error, or omission that occurred within the scope of commission employment, 25duties, or responsibilities, or as determined by the commission that the person against whom the 26claim is made had a reasonable basis for believing occurred within the scope of commission 27employment, duties, or responsibilities; provided that nothing herein shall be construed to prohibit 28that person from retaining their own counsel at their own expense; and provided further, that the 29actual or alleged act, error, or omission did not result from that person's intentional or willful or 30 wanton misconduct.

31 3. Notwithstanding subsection G.1 of this section, should any member, officer, executive 32 director, employee, or representative of the commission be held liable for the amount of any 33 settlement or judgment arising out of any actual or alleged act, error, or omission that occurred 34 within the scope of that individual's employment, duties, or responsibilities for the commission, or 35 that the person to whom that individual is liable had a reasonable basis for believing occurred within 36 the scope of the individual's employment, duties, or responsibilities for the commission, the 37 commission shall indemnify and hold harmless such individual, provided that the actual or alleged

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1 act, error, or omission did not result from the intentional or willful or wanton misconduct of the $\mathbf{2}$ individual. 3 4. Nothing herein shall be construed as a limitation on the liability of any licensee for professional malpractice or misconduct, which shall be governed solely by any other applicable state 4 $\mathbf{5}$ laws. 6 5. Nothing in this compact shall be interpreted to waive or otherwise abrogate a $\mathbf{7}$ participating state's state action immunity or state action affirmative defense with respect to 8 antitrust claims under the Sherman Act, Clayton Act, or any other state or federal antitrust or 9 anticompetitive law or regulation. 10 6. Nothing in this compact shall be construed to be a waiver of sovereign immunity by the 11 participating states or by the commission. SECTION 8. DATA SYSTEM 1213A. The commission shall provide for the development, maintenance, operation, and utilization of 14a coordinated database and reporting system containing licensure, adverse action, and the presence 15of significant investigative information on all licensees and applicants for a license in participating 16states. 17B. Notwithstanding any other provision of state law to the contrary, a participating state shall 18submit a uniform data set to the data system on all individuals to whom this compact is applicable 19as required by the rules of the commission, including: 201. Identifying information; 2. Licensure data; 21223. Adverse actions against a licensee, license applicant or compact privilege and information 23related thereto; 244. Non-confidential information related to alternative program participation, the beginning 25and ending dates of such participation, and other information related to such participation; 265. Any denial of an application for licensure, and the reason(s) for such denial, (excluding 27the reporting of any criminal history record information where prohibited by law); 286. The presence of significant investigative information; and 297. Other information that may facilitate the administration of this compact or the protection 30 of the public, as determined by the rules of the commission. 31C. The records and information provided to a participating state pursuant to this compact or through the data system, when certified by the commission or an agent thereof, shall constitute the 3233 authenticated business records of the commission, and shall be entitled to any associated hearsay 34exception in any relevant judicial, quasi-judicial or administrative proceedings in a participating 35state. 36 D. Significant investigative information pertaining to a licensee in any participating state will 37 only be available to other participating states.

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1 E. It is the responsibility of the participating states to monitor the database to determine $\mathbf{2}$ whether adverse action has been taken against a licensee or license applicant. Adverse action 3 information pertaining to a licensee or license applicant in any participating state will be available 4 to any other participating state.

 $\mathbf{5}$ F. Participating states contributing information to the data system may designate information 6 that may not be shared with the public without the express permission of the contributing state.

 $\mathbf{7}$ G. Any information submitted to the data system that is subsequently expunged pursuant to 8 federal law or the laws of the participating state contributing the information shall be removed from 9 the data system.

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SECTION 9. RULEMAKING

11 A. The commission shall promulgate reasonable rules in order to effectively and efficiently 12implement and administer the purposes and provisions of the compact. A commission rule shall be 13invalid and have no force or effect only if a court of competent jurisdiction holds that the rule is 14invalid because the commission exercised its rulemaking authority in a manner that is beyond the 15scope and purposes of the compact, or the powers granted hereunder, or based upon another 16applicable standard of review.

17B. The rules of the commission shall have the force of law in each participating state, provided 18however that where the rules of the commission conflict with the laws of the participating state that 19establish the participating state's scope of practice as held by a court of competent jurisdiction, the 20rules of the commission shall be ineffective in that state to the extent of the conflict.

21C. The commission shall exercise its rulemaking powers pursuant to the criteria set forth in this 22section and the rules adopted thereunder. Rules shall become binding as of the date specified by the 23commission for each rule.

24D. If a majority of the legislatures of the participating states rejects a commission rule or 25portion of a commission rule, by enactment of a statute or resolution in the same manner used to 26adopt the compact, within 4 years of the date of adoption of the rule, then such rule shall have no 27further force and effect in any participating state or to any state applying to participate in the 28compact.

29E. Rules shall be adopted at a regular or special meeting of the commission.

30 F. Prior to adoption of a proposed rule, the commission shall hold a public hearing and allow persons to provide oral and written comments, data, facts, opinions, and arguments. 31

G. Prior to adoption of a proposed rule by the commission, and at least 30 days in advance of the 3233meeting at which the commission will hold a public hearing on the proposed rule, the commission 34shall provide a notice of proposed rulemaking:

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1. On the website of the commission or other publicly accessible platform;

36 2. To persons who have requested notice of the commission's notices of proposed rulemaking,

37 and

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1 3. In such other way(s) as the commission may by rule specify. $\mathbf{2}$ H. The notice of proposed rulemaking shall include: 3 1. The time, date, and location of the public hearing at which the commission will hear public comments on the proposed rule and, if different, the time, date, and location of the meeting 4 $\mathbf{5}$ where the commission will consider and vote on the proposed rule;

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2. If the hearing is held via telecommunication, video conference, or other electronic means, $\mathbf{7}$ the commission shall include the mechanism for access to the hearing in the notice of proposed 8 rulemaking;

9

3. The text of the proposed rule and the reason therefor;

1011 4. A request for comments on the proposed rule from any interested person; and

5. The manner in which interested persons may submit written comments.

12I. All hearings will be recorded. A copy of the recording and all written comments and 13documents received by the commission in response to the proposed rule shall be available to the 14public.

15J. Nothing in this section shall be construed as requiring a separate hearing on each commission rule. Rules may be grouped for the convenience of the commission at hearings required by this 1617section.

18The commission shall, by majority vote of all commissioners, take final action on the K. 19proposed rule based on the rulemaking record.

201. The commission may adopt changes to the proposed rule provided the changes do not 21enlarge the original purpose of the proposed rule.

222. The commission shall provide an explanation of the reasons for substantive changes made 23to the proposed rule as well as reasons for substantive changes not made that were recommended by 24commenters.

253. The commission shall determine a reasonable effective date for the rule. Except for an 26emergency as provided in subsection L, the effective date of the rule shall be no sooner than 30 days 27after the commission issuing the notice that it adopted or amended the rule.

28L. Upon determination that an emergency exists, the commission may consider and adopt an 29emergency rule with 24 hours' notice, with opportunity to comment, provided that the usual 30 rulemaking procedures provided in the compact and in this section shall be retroactively applied to 31the rule as soon as reasonably possible, in no event later than 90 days after the effective date of the 32rule. For the purposes of this provision, an emergency rule is one that must be adopted immediately 33in order to:

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1. Meet an imminent threat to public health, safety, or welfare;

2. Prevent a loss of commission or participating state funds;

3. Meet a deadline for the promulgation of a rule that is established by federal law or rule;

37 or

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1 4. Protect public health and safety. $\mathbf{2}$ M. The commission or an authorized committee of the commission may direct revisions to a 3 previously adopted rule for purposes of correcting typographical errors, errors in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of 4 $\mathbf{5}$ the commission. The revision shall be subject to challenge by any person for a period of 30 days after posting. The revision may be challenged only on grounds that the revision results in a material 6 $\mathbf{7}$ change to a rule. A challenge shall be made in writing and delivered to the commission prior to the 8 end of the notice period. If no challenge is made, the revision will take effect without further action. 9 If the revision is challenged, the revision may not take effect without the approval of the commission. 10N. No participating state's rulemaking requirements shall apply under this compact.

11 SECTION 10. OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT

12A. Oversight.

131. The executive and judicial branches of state government in each participating state shall 14enforce this compact and take all actions necessary and appropriate to implement the compact.

152. Venue is proper and judicial proceedings by or against the commission shall be brought 16solely and exclusively in a court of competent jurisdiction where the principal office of the 17commission is located. The commission may waive venue and jurisdictional defenses to the extent it 18adopts or consents to participate in alternative dispute resolution proceedings. Nothing herein shall 19affect or limit the selection or propriety of venue in any action against a licensee for professional 20malpractice, misconduct or any such similar matter.

- 213. The commission shall be entitled to receive service of process in any proceeding regarding 22the enforcement or interpretation of the compact or commission rule and shall have standing to 23intervene in such a proceeding for all purposes. Failure to provide the commission service of process 24shall render a judgment or order void as to the commission, this compact, or promulgated rules.
- 25

B. Default, technical assistance, and termination.

261. If the commission determines that a participating state has defaulted in the performance 27of its obligations or responsibilities under this compact or the promulgated rules, the commission 28shall provide written notice to the defaulting state. The notice of default shall describe the default, 29the proposed means of curing the default, and any other action that the commission may take, and 30 shall offer training and specific technical assistance regarding the default.

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2. The commission shall provide a copy of the notice of default to the other participating 32states.

33C. If a state in default fails to cure the default, the defaulting state may be terminated from the 34compact upon an affirmative vote of a majority of the commissioners, and all rights, privileges, and 35benefits conferred on that state by this compact may be terminated on the effective date of termination. A cure of the default does not relieve the offending state of obligations or liabilities 36 37 incurred during the period of default.

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1 D. Termination of participation in the compact shall be imposed only after all other means of $\mathbf{2}$ securing compliance have been exhausted. Notice of intent to suspend or terminate shall be given by 3 the commission to the governor, the majority and minority leaders of the defaulting state's legislature, the defaulting state's state licensing authority or authorities, as applicable, and each of 4 $\mathbf{5}$ the participating states' state licensing authority or authorities, as applicable.

6 E. A state that has been terminated is responsible for all assessments, obligations, and $\mathbf{7}$ liabilities incurred through the effective date of termination, including obligations that extend 8 beyond the effective date of termination.

9 F. Upon the termination of a state's participation in this compact, that state shall immediately 10provide notice to all licensees of the state, including licensees of other participating states issued a 11 compact privilege to practice within that state, of such termination. The terminated state shall 12continue to recognize all compact privileges then in effect in that state for a minimum of 180 days 13after the date of said notice of termination.

14G. The commission shall not bear any costs related to a state that is found to be in default or 15that has been terminated from the compact, unless agreed upon in writing between the commission 16and the defaulting state.

17H. The defaulting state may appeal the action of the commission by petitioning the United 18States District Court for the District of Columbia or the federal district where the commission has its 19principal offices. The prevailing party shall be awarded all costs of such litigation, including 20reasonable attorney's fees.

21I. Dispute resolution.

221. Upon request by a participating state, the commission shall attempt to resolve disputes 23related to the compact that arise among participating states and between participating states and 24non-participating states.

252. The commission shall promulgate a rule providing for both mediation and binding dispute 26resolution for disputes as appropriate.

27J. Enforcement.

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1. The commission, in the reasonable exercise of its discretion, shall enforce the provisions of 29this compact and the commission's rules.

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2. By majority vote, the commission may initiate legal action against a participating state in 31default in the United States District Court for the District of Columbia or the federal district where 32the commission has its principal offices to enforce compliance with the provisions of the compact and 33 its promulgated rules. The relief sought may include both injunctive relief and damages. In the 34event judicial enforcement is necessary, the prevailing party shall be awarded all costs of such 35litigation, including reasonable attorney's fees. The remedies herein shall not be the exclusive remedies of the commission. The commission may pursue any other remedies available under 36 37 federal or the defaulting participating state's law.

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1 3. A participating state may initiate legal action against the commission in the United $\mathbf{2}$ States District Court for the District of Columbia or the federal district where the commission has its 3 principal offices to enforce compliance with the provisions of the compact and its promulgated rules. 4 The relief sought may include both injunctive relief and damages. In the event judicial enforcement $\mathbf{5}$ is necessary, the prevailing party shall be awarded all costs of such litigation, including reasonable 6 attorney's fees. 74. No individual or entity other than a participating state may enforce this compact against 8 the commission. 9 SECTION 11. EFFECTIVE DATE, WITHDRAWAL, AND AMENDMENT 10 A. The compact shall come into effect on the date on which the compact statute is enacted into 11 law in the seventh participating state. 121. On or after the effective date of the compact, the commission shall convene and review the 13enactment of each of the states that enacted the compact prior to the commission convening ("charter 14participating states") to determine if the statute enacted by each such charter participating state is 15materially different than the model compact. 16a. A charter participating state whose enactment is found to be materially different from 17the model compact shall be entitled to the default process set forth in section 10. 18b. If any participating state is later found to be in default, or is terminated or withdraws 19from the compact, the commission shall remain in existence and the compact shall remain in effect 20even if the number of participating states should be less than 7. 2. Participating states enacting the compact subsequent to the charter participating states 2122shall be subject to the process set forth in section 7.C.23 to determine if their enactments are 23materially different from the model compact and whether they qualify for participation in the 24compact. 253. All actions taken for the benefit of the commission or in furtherance of the purposes of the 26administration of the compact prior to the effective date of the compact or the commission coming 27into existence shall be considered to be actions of the commission unless specifically repudiated by 28the commission. 294. Any state that joins the compact subsequent to the commission's initial adoption of the 30 rules and bylaws shall be subject to the commission's rules and bylaws as they exist on the date on 31which the compact becomes law in that state. Any rule that has been previously adopted by the 32commission shall have the full force and effect of law on the day the compact becomes law in that 33state. 34B. Any participating state may withdraw from this compact by enacting a statute repealing that

35 state's enactment of the compact.

A participating state's withdrawal shall not take effect until 180 days after enactment of
 the repealing statute.

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1 2. Withdrawal shall not affect the continuing requirement of the withdrawing state's $\mathbf{2}$ licensing authority or authorities to comply with the investigative and adverse action reporting 3 requirements of this compact prior to the effective date of withdrawal.

4 3. Upon the enactment of a statute withdrawing from this compact, the state shall $\mathbf{5}$ immediately provide notice of such withdrawal to all licensees within that state. Notwithstanding 6 any subsequent statutory enactment to the contrary, such withdrawing state shall continue to 7recognize all compact privileges to practice within that state granted pursuant to this compact for a 8 minimum of 180 days after the date of such notice of withdrawal.

9 C. Nothing contained in this compact shall be construed to invalidate or prevent any licensure 10 agreement or other cooperative arrangement between a participating state and a non-participating 11 state that does not conflict with the provisions of this compact.

12D. This compact may be amended by the participating states. No amendment to this compact 13shall become effective and binding upon any participating state until it is enacted into the laws of all 14participating states.

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SECTION 12. CONSTRUCTION AND SEVERABILITY

16A. This compact and the commission's rulemaking authority shall be liberally construed so as to 17effectuate the purposes, and the implementation and administration of the compact. Provisions of 18the compact expressly authorizing or requiring the promulgation of rules shall not be construed to 19limit the commission's rulemaking authority solely for those purposes.

20B. The provisions of this compact shall be severable and if any phrase, clause, sentence or provision of this compact is held by a court of competent jurisdiction to be contrary to the 2122constitution of any participating state, a state seeking participation in the compact, or of the United 23States, or the applicability thereof to any government, agency, person or circumstance is held to be 24unconstitutional by a court of competent jurisdiction, the validity of the remainder of this compact 25and the applicability thereof to any other government, agency, person or circumstance shall not be 26affected thereby.

27С. Notwithstanding subsection B of this section, the commission may deny a state's 28participation in the compact or, in accordance with the requirements of section 10.B, terminate a 29participating state's participation in the compact, if it determines that a constitutional requirement 30 of a participating state is a material departure from the compact. Otherwise, if this compact shall be 31held to be contrary to the constitution of any participating state, the compact shall remain in full 32force and effect as to the remaining participating states and in full force and effect as to the 33participating state affected as to all severable matters.

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SECTION 13. CONSISTENT EFFECT AND CONFLICT WITH OTHER STATE LAWS

35A. Nothing herein shall prevent or inhibit the enforcement of any other law of a participating 36 state that is not inconsistent with the compact.

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- 1 B. Any laws, statutes, regulations, or other legal requirements in a participating state in conflict
- 2 with the compact are superseded to the extent of the conflict.
- 3 C. All permissible agreements between the commission and the participating states are binding

4 in accordance with their terms.

5 2 Effective Date. This act shall take effect 60 days after its passage.

LBA 25-0997 1/7/25

SB 187-FN- FISCAL NOTE AS INTRODUCED

AN ACT adopting the dentist and dental hygienist compact.

FISCAL IMPACT: This bill does not provide funding, nor does it authorize new positions.

Estimated State Impact							
	FY 2025	FY 2026	FY 2027	FY 2028			
	\$0	Indeterminable	Indeterminable	Indeterminable			
Revenue		Increase	Increase	Increase			
Revenue		(\$10,000 to	(\$10,000 to	(\$10,000 to			
		\$100,000)	\$100,000)	\$100,000)			
Revenue Fund(s)	Office of Professional Licensure and Certification Fund						
	\$0	Indeterminable	Indeterminable	Indeterminable			
Expenditures*		Increase	Increase	Increase			
Expenditures.		(\$10,000 to	(\$10,000 to	(\$10,000 to			
		\$100,000)	\$100,000)	\$100,000)			
Funding Source(s)	Office of Professional Licensure and Certification Fund						
Appropriations*	\$0	\$0	\$0	\$0			
Funding Source(s)	None						

*Expenditure = Cost of bill *Appropriation = Authorized funding to cover cost of bill

METHODOLOGY:

This bill implements the dentist and dental hygienist compact to allow dentists and dental hygienists to practice across state lines, thereby enhancing public access to these services. It grants licensed professionals in participating states the ability to work in other states within the compact without needing additional licenses.

The Office of Professional Licensure and Certification (OPLC) indicates that this bill may lead to an increase in licensure, resulting in additional processing costs. While the OPLC currently has sufficient staff to manage the potential additional workload, given the OPLC's fee allocation, an increase in licenses would result in higher operational costs, necessitating a fee increase. Despite already having trained staff capable of processing, handling, and reviewing license applications, including compact matters for other boards, the OPLC anticipates a significant number of licenses will be issued through the compact. The OPLC estimates an overall fiscal impact of \$10,000 to \$100,000 per fiscal year.

It is assumed that any fiscal impact would occur after FY 2025.

AGENCIES CONTACTED:

Office of Professional Licensure and Certification