## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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## **SENATE BILL 407**

	Short Title:	Compact to Award Prizes for Curing Diseases. (Pub	olic)
	Sponsors:	Senators Burgin, Krawiec, and Perry (Primary Sponsors).	
	Referred to:	Rules and Operations of the Senate	
		March 31, 2021	
1		A BILL TO BE ENTITLED	
2	AN ACT ENA	ACTING A COMPACT TO AWARD PRIZES FOR CURING DISEASES.	
3	The General A	Assembly of North Carolina enacts:	
4	SE	CTION 1. Chapter 90 of the General Statutes is amended by adding a new Arti	icle
5	to read:		
6		"Article 23B.	
7		"Compact to Award Prizes for the Cure of Diseases.	
8	" <u>§ 90-326.</u> De	-	
9	As used in	this Article, the following definitions have the following meanings:	
10	(1)		ing
11		Diseases enacted in this Article.	
12	(2)	<u>Compacting state. – Either of the following:</u>	
13		a. Any state that has enacted the compact and has not withdrawn or be	een
14		suspended pursuant to G.S. 90-326.14.	
15		b. The federal government in accordance with the Commission's byla	WS.
16	<u>(3)</u>	Non-compacting state. – Any state or the federal government, if it is not at	the
17		time a compacting state.	
18	(4)	Public health expenses. – The amount of all costs paid by taxpayers in	n a
19		specified geographic area relating to a particular disease.	
20	(5)		
21	" <u>§ 90-326.1.</u> ]	Establishment of the Commission; membership.	
22	(1)	<u>Upon the enactment of the compact by six states, the compacting states shares and states an</u>	nall
23		establish the Solemn Covenant of States Commission.	
24	<u>(2)</u>	<u>The Commission is a body corporate and politic and an instrumentality of each and an instrum</u>	ach
25		of the compacting states and is solely responsible for its liabilities, except	t as
26		otherwise specifically provided in the compact.	
27	<u>(3)</u>	<u>Each compacting state shall be represented by one member as selected by</u>	the
28		compacting state. Each compacting state shall determine its member	er's
29		qualifications and period of service and shall be responsible for any action	1 to
30		remove or suspend its member or to fill the member's position if it become	nes
31		vacant. Nothing in the compact shall be construed to affect a compact	ing
32		state's authority regarding the qualification, selection, or service of its o	wn
33		member.	
34	" <u>§ 90-326.2.</u> ]	Powers of the Commission.	



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1	<u>(1)</u>	To adopt bylaws and rules pursuant to G.S. 90-326.4 an	d G.S. 90-326.5,
2		which shall have the force and effect of law and shall b	e binding in the
3		compacting states to the extent and in the manner provided i	in the compact.
4	<u>(2)</u>	To receive and review in an expeditious manner treatment	s and therapeutic
5		protocols for the cure of disease submitted to the Commiss	ion and to award
6		prizes for submissions that meet the Commission's standard	
7		cure treatment or therapeutic protocol.	
8	<u>(3)</u>	To make widely available a cure treatment or therapeutic prot	tocol upon a prize
9		winner claiming a prize and transferring any intellectual pr	coperty necessary
10		for the manufacture and distribution of the cure in	accordance with
11		G.S. 90-326.5(a)(4)g.1., including by arranging or con	tracting for the
12		manufacturing, production, or provision of any drug,	serum, or other
13		substance, device, or process, provided that the Commission	n does not market
14		the cure or conduct any other activity regarding the cure	e not specifically
15		authorized in the compact.	
16	<u>(4)</u>	To establish a selling price for the cure, which shall be n	ot more than the
17		expenses for the cure's manufacturing, distribution, licensir	ng, and any other
18		necessary governmental requirements for compacting	states, or those
19		expenses plus any royalty fees, for non-compacting states; t	he price shall not
20		include the expenses of any other activities.	
21	<u>(5)</u>	In non-compacting states and foreign countries, to establish a	
22		fees imposed on manufacturers, producers, and providers of	
23		or other substance, device, or process used for a cure treatme	•
24		protocol, for which a prize is awarded; royalty fees may be a	
25		price of the cure pursuant to subdivision (4) of this section;	-
26		royalty fees shall cumulatively be not more than the est	
27		savings in public health expenses for that state or country,	as calculated by
28		actuaries employed or contracted by the Commission.	
29	<u>(6)</u>	To do the following regarding the collected royalty fees:	c · · · · ·
30		a. <u>Pay or reimburse expenses related to the payment of</u>	
31		shall include employing or contracting actuaries to	
32 33		taxpayer savings amounts in compacting states in $C = 0.02265(0)(4) = 2$ and payment of interact on	
33 34		<u>G.S. 90-326.5(a)(4)g.3.</u> , and payment of interest an related to a loop obtained in accordance with $C \ge 00$	-
34 35		related to a loan obtained in accordance with G.S. 90	
35 36		b. <u>Annually disburse any amounts remaining after mal</u> reimbursements under sub-subdivision a. of this	
30 37		refunds to compacting states based on the percent o	
38		obligation in relation to the total obligation amount	
39		states.	or an compacting
40	<u>(7)</u>	<u>To bring and prosecute legal proceedings or actions in</u>	its name as the
41	<u>(7)</u>	<u>Commission.</u>	no name as the
42	<u>(8)</u>	To issue subpoenas requiring the attendance and testimony	of witnesses and
43	<u>(0)</u>	the production of evidence.	or writesses and
44	(9)	To establish and maintain offices.	
45	(10)	<u>To borrow, accept, or contract for personnel services, inc</u>	luding personnel
46	(10)	services from employees of a compacting state.	realing personner
47	(11)	To hire employees, professionals, or specialists, and elect or	appoint officers
48	(11)	and to fix their compensation, define their duties, and give	
49		authority to carry out the purposes of the compact, and	· · ·
50		qualifications; and to establish the Commission's person	
20			ponoios unu

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1		programs relating to, among other things, conflicts	s of interest, rates of
2		compensation, and qualifications of personnel.	
3	(12)	To accept any and all appropriate donations and grants	of money, equipment,
4		supplies, materials, and services, and to receive, utili	
5		same; provided that at all times the Commission sha	
6		appearance of impropriety.	······································
7	(13)	To lease, purchase, or accept appropriate gifts or donat	ions of, or otherwise to
8	<u>,                                     </u>	own, hold, improve, or use, any property, real, person	
9		that at all times the Commission shall strive to avo	-
10		impropriety.	<u>,,</u>
11	<u>(14)</u>	To sell, convey, mortgage, pledge, lease, exchange,	abandon, or otherwise
12	<u>()</u>	dispose of any property, real, personal, or mixed.	······································
13	<u>(15)</u>	To monitor compacting states for compliance with the	Commission's bylaws
14	<u>(10)</u>	and rules.	
15	<u>(16)</u>	To enforce compliance by compacting states with the	Commission's bylaws
16	<u>(10)</u>	and rules.	Commission's bylaws
17	(17)	To provide for dispute resolution among compacting	states or between the
18		Commission and those who submit treatments and the	
19		the cure of disease for consideration.	erapeatie protocols for
20	(18)	To establish a budget and make expenditures.	
21	(10) (19)	To borrow money.	
22	(20)	To appoint committees, including management, leg	islative and advisory
23	(20)	committees comprised of members, state legislators of	
24		medical professionals, and such other interested person	
25		by the Commission.	<u>is us muj se designated</u>
26	(21)	To establish annual membership dues for compacting	states, which shall be
27	(=-)	used for daily expenses of the Commission and no	
28		payments.	
29	<u>(22)</u>	To adopt and use a corporate seal.	
30	(23)	To perform such other functions as may be necessary or	appropriate to achieve
31		the purposes of this compact.	
32	" <u>§ 90-326.3. Me</u>	etings and voting.	
33	<u>(1)</u>	The Commission shall meet and take such actions as	are consistent with the
34		compact, bylaws, and rules.	
35	<u>(2)</u>	A majority of the members of the Commission shall	ll constitute a quorum
36		necessary in order to conduct business or take action	ons at meetings of the
37		Commission.	
38	<u>(3)</u>	Each member of the Commission shall have the right	and power to cast one
39		vote regarding matters determined or actions to be take	en by the Commission.
40		Each member shall have the right and power to particip	pate in the business and
41		affairs of the Commission.	
42	<u>(4)</u>	A member shall vote in person or by such other me	ans as provided in the
43		Commission's bylaws. The Commission's bylaws may	provide for members'
44		participation in meetings by telephone or other means	of communication.
45	<u>(5)</u>	The Commission shall meet at least once during	each calendar year.
46		Additional meetings shall be held as set forth in the Co	ommission's bylaws.
47	<u>(6)</u>	No decision of the Commission with respect to the app	roval of an award for a
48		treatment or therapeutic process for the cure of a dis	
49		unless two-thirds of all the members of the Commissio	
50	<u>(7)</u>	Guidelines and voting requirements for all other decision	ons of the Commission
51		shall be established in the Commission's bylaws.	

## **General Assembly Of North Carolina** Session 2021 1 "§ 90-326.4. Bylaws. 2 The Commission shall, by a majority vote of all the members of the Commission, prescribe 3 bylaws to govern its conduct as may be necessary or appropriate to carry out the purposes and 4 exercise the powers of the compact, including, but not limited to: 5 Establishing the fiscal year of the Commission. (1)6 Providing reasonable procedures for appointing and electing members, as well (2)7 as holding meetings, of the management committee. 8 Providing reasonable standards and procedures for the following: (3)9 For the establishment and meetings of other committees. a. 10 Governing any general or specific delegation of any authority or b. 11 function of the Commission. Voting guidelines and procedures for Commission decisions. 12 c. 13 Providing reasonable procedures for calling and conducting meetings of the (4) 14 Commission that shall consist of requiring a quorum to be present, ensuring 15 reasonable advance notice of each such meeting, and providing for the right of citizens to attend each such meeting with enumerated exceptions designed 16 17 to protect the public's interest and the privacy of individuals. Providing a list of matters about which the Commission may go into executive 18 <u>(5)</u> 19 session and requiring a majority of all members of the Commission to vote to 20 enter into such session. As soon as practicable, the Commission shall make 21 public: 22 A copy of the vote to go into executive session, revealing the vote of <u>a.</u> 23 each member with no proxy votes allowed. 24 <u>b.</u> The matter requiring executive session, without identifying the actual 25 issues or individuals involved. Establishing the titles, duties, authority, and reasonable procedures for the 26 (6) 27 election of the officers of the Commission. 28 (7)Providing reasonable standards and procedures for the establishment of the 29 personnel policies and programs of the Commission. Notwithstanding any 30 civil service or other similar laws of any compacting state, the Commission's 31 bylaws shall exclusively govern the personnel policies and programs of the 32 Commission. 33 Allowing a mechanism for the following: (8) 34 The federal government to join as a compacting state. <u>a.</u> 35 Foreign countries or subdivisions of those countries to join as liaison b. 36 members by adopting the compact; provided that adopting countries 37 or subdivisions shall not have voting power or the power to bind the 38 Commission in any way. 39 Adopting a code of ethics to address permissible and prohibited activities of (9) 40 members and employees. Providing for the maintenance of the Commission's books and records. 41 (10)42 (11)Governing the acceptance of and accounting for donations, annual member 43 dues, and other sources of funding and establishing the proportion of these 44 funds to be allocated to prize amounts for treatments and therapeutic protocols 45 that cure disease. 46 (12)Governing any fundraising efforts in which the Commission wishes to engage. 47 Providing a mechanism for winding up the operations of the Commission and (13)48 the equitable disposition of any surplus funds that may exist after the 49 termination of the compact after the payment and reserving of all its debts and 50 obligations. "§ 90-326.5. Rules. 51

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1	<u>(a)</u>	The C	Commis	ssion sh	nall adopt rules to do the following:	
2		(1)	Effec	ctively a	and efficiently achieve the purposes of	f this compact.
3		<u>(2)</u>	Gove	ern the i	methods, processes, and any other asp	ect of the research, creation,
4					of a treatment or therapeutic protocol	
5				-	e awarded.	
6		(3)	-		the criteria for defining and classify	ving the diseases for which
7		<u>(e)</u>			be awarded. The Commission may de	-
8			-		or example, tubular carcinoma of the	
9					sions a. and c. of subdivision (4) of the	<b>-</b>
10					I be considered one disease. The Co	
10					edition of the International Classificat	•
12					rld Health Organization or other of	
12					vote of the Commission.	iemitions agreed to by a
13 14		(A)			brizes for curing diseases that establish	the fellowing
		<u>(4)</u>	-		-	-
15			<u>a.</u>		east 10 major diseases for which to c	•
16					rmined based on the following factors	
17				<u>1.</u>	The severity of the disease to a	human individual's overall
18				•	health and well-being.	
19				<u>2.</u> <u>3.</u>	The survival rate or severity of im	
20				<u>3.</u>	The public health expenses and	treatment expenses for the
21					disease.	
22			<u>b.</u>		criteria a treatment or therapeutic pro	·
23					onsidered a cure for any of the diseas	
24				<u>awar</u>	rded, which shall include the followin	
25				<u>1.</u>	It must be approved by the	
26					Administration or have otherwise	obtained legal status for the
27					compact to immediately contract to	manufacture and distribute
28					in the United States.	
29				<u>2.</u>	Except as provided in subsection	(b) of this section, it must
30					yield a significant increase in su	urvival with respect to the
31					diseases if early death is the usual	outcome.
32				<u>3.</u>	It requires less than one year of t	he treatment or protocol to
33					completely cure the disease.	÷
34			<u>c.</u>	The	procedure for determining the disease	es for which to award prizes.
35			_		ch includes the option to award prize	-
36					meet the above criteria, if agreed to	
37					mission, and a requirement to update	•
38			<u>d.</u>	-	submission and evaluation procedure	
39			<u>u.</u>		g and review procedures, a requireme	
40				-	nitting the cure bears the burden of pro-	
41					ment or therapeutic protocol meet	-
42				-	tations preventing public access	
42 43				-	nissions.	to treatment or protocor
43 44			2			nge that would regult from a
44 45			<u>e.</u>		estimated five-year public health savi	-
					, which shall be equal to the five-yea	* *
46					disease in each compacting state, and	± ±
47					enses every three years in conjunction	-
48					subdivision c. of this subdivision. Th	• •
49					th savings amount shall be calculated	<b>₽</b>
50					y three years by actuaries employ	yed or contracted by the
51				Com	<u>imission.</u>	

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	<u>f.</u>	The p	prize amount with respect to cures for each disease, which shall
	_	be eq	ual to the most recent estimated total five-year savings in public
		healt	h expenses for the disease as calculated in sub-subdivision e. of
		-	subdivision in all of the compacting states; amounts donated by
		-	ties, individuals, and any other entities intended for the prize; and
		-	ther factors that the Commission deems appropriate.
	<u>g.</u>		prize distribution procedures and guidelines, which shall include
	<u>a</u> _	-	bllowing requirements:
		<u>1.</u>	Upon acceptance of a cure, the prize winner shall transfer to
			the Commission the patent and all related intellectual property
			for the manufacture and distribution of the treatment or
			therapeutic protocol in exchange for the prize, except in the
			case that the prize money is considered by the Commission to
			be too low, and that a prize will be awarded only to the first
			person or entity that submits a successful cure for a disease for
			which a prize may be awarded.
		<u>2.</u>	Donation amounts intended for the prize shall be kept in a
			separate, interest-bearing account maintained by the
			Commission. This account shall be the only account in which
			prize money is kept.
		<u>3.</u>	Each compacting state shall have the responsibility to pay
		<u></u>	annually the compacting state's actual one-year savings in
			public health expenses for the particular disease for which a
			cure has been accepted. The compacting state shall make such
			an annual payment until it has fulfilled its prize responsibility
			as established in sub-subdivision f. of this subdivision. Each
			compacting state's payment responsibility begins one year after
			the date the cure becomes widely available. The Commission
			shall employ or contract with actuaries to calculate each state's
			actual one-year savings in public health expenses at the end of
			each year to determine each state's responsibility for the
			succeeding year.
		<u>4.</u>	Compacting states may meet prize responsibilities by any
		<u></u>	method including the issuance of bonds or other obligations,
			with the principal and interest of those bonds or obligations to
			be repaid only from revenue derived from estimated public
			health expense savings from a cure to a disease. If the
			compacting state does not make such revenue available to
			repay some or all of the revenue bonds or obligations issued,
			the owners or holders of those bonds or obligations have no
			right to have excises or taxes levied to pay the principal or
			interest on them. The revenue bonds and obligations are not a
			debt of the issuing compacting state.
		<u>5.</u>	A compacting state may issue bonds or other debt that are
		<u>.</u>	general obligations, under which the full faith and credit,
			revenue, and taxing power of the state is pledged to pay the
			principal and interest under those obligations, only if
			authorized by the compacting state's constitution or, if
			constitutional authorization is not required, by other law of the
			compacting state.
			compacting state.

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1			6.	Upon acceptance of a cure, the Commissi	on shall obtain a loan
2			_	from a financial institution in an amou	
3				recently calculated total estimated five	e-year public health
Ļ				expenses for the disease in all compacting	states, in accordance
5				with sub-subdivision (f) of this subdivisi	
5				reserves the right to continuously eval	uate the cure in the
,				interim and rescind a prize offer if the C	commission finds that
8				the cure no longer meets the Commission	n's criteria.
)	<u>(5)</u>	The Compared to the test of te	Commi	ssion also shall adopt rules to do the followi	<u>ng:</u>
)		<u>a.</u>	<u>Esta</u>	olish the following regarding Commission re	ecords:
			<u>1.</u>	Conditions and procedures for public inst	spection and copying
2				of its information and official records, exe	cept such information
5				and records involving the privacy of indi	
Ļ				otherwise violate privacy laws under fed	eral law and the laws
i				of the compacting states.	
5			<u>2.</u>	Procedures for sharing with federal	and state agencies,
7				including law enforcement agencies, rec	ords and information
3				otherwise exempt from disclosure.	
)			<u>3.</u>	Guidelines for entering into agreements	
)				agencies to receive or exchange informat	-
				to nondisclosure and confidentiality prov	
2		<u>b.</u>		ide a process for Commission review of sub-	
3				peutic protocols for curing diseases that inc	
Ļ			<u>1.</u>	An opportunity for an appeal, not later	-
5				rejection of a treatment or protocol for p	
)				a review panel established under the C	Commission's dispute
1			-	resolution process.	
3			<u>2.</u>	Commission monitoring and review of tr	-
)				effectiveness consistent with the cure c	•
)			2	the Commission for the particular disease	
			<u>3.</u>	Commission reconsideration, modificati	
				approval of a treatment or protocol for p	
				failure to continue to meet the cure criter	ria established by the
		_	E-4-1	Commission for the particular disease.	
		<u>c.</u>		olish a dispute resolution process to resol	-
) ,				es under the compact that may arise be	
			-	pacting states or between the Commission	
				ies who submit treatments and therapeut	ic protocols to cure
				ases, which process shall provide for:	al appointed by the
)			<u>1.</u>	Administrative review by a review par	tel appointed by the
			n	<u>Commission</u> .	ar on administrative
2 }			<u>2.</u>	Judicial review of decisions issued aft	er an administrative
, 			2	review.	nonal dua process
+ 5			<u>3.</u>	Qualifications to be appointed to a	
- - )				requirements, including notice and hea	• •
				any other procedure, requirement, or s	tanuaru necessary to
}		Ь	Fetal	provide adequate dispute resolution. blish and impose annual member dues or	n compacting states
)		<u>d.</u>		h shall be calculated based on the percentag	
, )			-	's population in relation to the population of	
)			-		<u>n an me compacting</u>
L			state	<u>&gt;.</u>	

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1	(b) The Commission may award a prize for a treatment or therapeutic protocol that yield	ds
2	a survival rate that is less than what is established in the cure criteria through at least five yea	
3	after the treatment or protocol has ended. In that case, the prize amount awarded for that treatme	
4	or therapeutic protocol shall be reduced from the prize amount originally determined by the	
5	Commission for a cure for that disease. The reduction shall be in proportion to the survival ra	
6	yielded by that treatment or protocol as compared to the survival rate established in the cu	
7	criteria.	
8	(c) Recognizing that the goal of the compact is to pool the potential savings of as man	ny
9	states and countries as possible to generate sufficient financial incentive to develop a cure f	-
10	many of the world's most devastating diseases, the compact will respect the laws of each of the	se
11	United States by adopting rules that establish ethical standards for research that shall be followed	ed
12	in order for a prize to be claimed. The compact, in the rules, shall establish a common set	
13	ethical standards that embodies the laws and restrictions in each of the states so that to be eligib	ole
14	for claiming a prize the entity submitting a cure must not have violated any of the ethic	al
15	standards in any one of the 50 states, whether the states have joined the compact or not. The	
16	compact will publish these common ethical standards along with the specific criteria for a cu	
17	for each of the diseases the compact has targeted. So long as a researcher follows the commo	
18	ethical standards in effect at the time the research is done, an entity presenting a cure will l	
19	deemed to have followed the standards. On or before January 1 of each year, the compact sha	
20	review all state laws to determine if additional ethical standards have been enacted by any of the	
21	50 states and the federal government. Any changes to the common ethical standards rules base	
22	on new state laws shall be adopted and published by the compact, but shall not take effect in cu	re
23	criteria for a period of three years to allow for sufficient notice to researchers.	
24	(d) <u>All rules may be amended as the Commission sees necessary.</u>	<b>I</b>
25 26	(e) <u>All rules shall be adopted pursuant to a rulemaking process that conforms to the</u> Model State Administrative Procedure Act of 1981 by the uniform law commissioners,	
20 27	amended, as may be appropriate to the operations of the Commission.	<u>as</u>
28	(f) In the event the Commission exercises its rulemaking authority in a manner that	is
29	beyond the scope of the purpose of this compact or the powers granted hereunder, then such ru	
30	shall be invalid and have no force and effect.	
31	"§ 90-326.6. Management committee.	
32	(a) The Commission may establish a management committee comprised of not more that	an
33	14 members when 26 states enact the compact.	
34	(b) The committee shall consist of those members representing compacting states who	se
35	total public health expenses of all of the established diseases are the highest.	
36	(c) The committee shall have such authority and duties as may be set forth in the	he
37	Commission's bylaws and rules, including:	
38	(1) Managing authority over the day-to-day affairs of the Commission in	
39	manner consistent with the Commission's bylaws and rules and the purpos	es
40	of the compact.	
41	(2) Overseeing the offices of the Commission.	41.
42 43	(3) <u>Planning, implementing, and coordinating communications and activities wi</u> state, federal, and local government organizations in order to advance the	
43 44	goals of the compact.	ne
44	(d) The Commission annually shall elect officers for the committee, with each having	nσ
46	such authority and duties as may be specified in the Commission's bylaws and rules.	<u>.1g</u>
47	(e) The management committee, subject to Commission approval, may appoint or reta	in
48	an executive director for such period, upon such terms and conditions, and for such compensation	
49	as the committee determines. The executive director shall serve as secretary to the Commission	
50	but shall not be a member of the Commission. The executive director shall hire and supervi	
51	such other staff as may be authorized by the committee.	-

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"§ 90-326.7. Ad	visory committees.	
	sion may appoint advisory committees to monitor	all operations related to the
	compact and make recommendations to the Con	-
<b>* *</b>	on and term of any committee member shall be as s	-
	s. The Commission shall consult with an advisor	
	ommission's bylaws or rules, before doing any of t	•
(1)	Approving cure criteria.	
(2)	Amending, enacting, or repealing any bylaw or ru	ule.
$\overline{(3)}$	Adopting the Commission's annual budget.	
(4)	Addressing any other significant matter or taking	any other significant action.
' <u>§ 90-326.8.</u> Fii		
	commission annually shall establish a budget to pay	v or provide for the payment
	expenses. To fund the cost of initial operations, t	
	d other forms of funding from the compacting	· · ·
	d other forms of funding from other sources shall	
	the Commission concerning the performance	
compromised.		
-	commission shall be exempt from all taxation in an	d by the compacting states.
	Commission shall keep complete and accurate ac	• • •
	g grants and donations, and disbursements of all	
-	accounts of the Commission shall be subject to	
	r the Commission's bylaws or rules. The finar	
	stem of internal controls and procedures of the Co	
	independent certified public accountant. Upon	
• •	not less frequently than every three years, the review	
	anagement and performance audit of the Commis	-
	report to the governors and legislatures of the con	
	of the independent audit. The Commission's int	
•	such materials may be shared with any compacting	
	y work papers related to any internal or independent	± ± ±
	npacting states' privacy laws shall remain confiden	
•	properting states privacy have any claim or ownership	
	mmission or to any Commission funds held pursu	
compact.	minission of to any commission funds new pursu	unt to the provisions of the
' <u>§ 90-326.9. Re</u>	ords	
	privileged records, data, and information, the law	ws of any compacting state
	fidentiality or nondisclosure shall not relieve any mo	
	ords, data, or information to the Commission; pro-	-
	I not be deemed to waive or otherwise affect any	
	vided, that, except as otherwise expressly prov	• •
-	I not be subject to the compacting state's laws pert	
	ith respect to records, data, and information in	
	e Commission shall remain confidential after such	
	cure submissions received by the Commission are	
"§ 90-326.10. C	•	<u>connuentiai.</u>
	sion shall notify a compacting state in writing of	of any noncompliance with
	aws and rules. If a compacting state fails to remed	
	I in the notice, the compacting state shall be deeme	
in G.S. 90-326.1	· •	a to be in default as set forth
<u>m u.s. 90-320.1</u>	<u>t.</u>	

50 "<u>§ 90-326.11. Venue.</u>

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1	Venue for any judicial proces	edings by or against the Commissi	on shall be brought in the
2		risdiction for the geographical area i	
3	of the Commission is located.		
4		ity, defense, and indemnification.	
5		s, executive director, employees,	and representatives of the
6		n suit and liability, either personally	-
7		ss of property or personal injury or	
8	· · ·	illeged act, error, or omission that of	•
9		ving occurred within the scope of	±
10		ibilities; provided, that nothing in	-
11		on from suit or liability for any dam	
12		il and wanton misconduct of that pe	
13	-	defend any member, officer, executive	
14		n in any civil action seeking to imp	<b>1 1</b>
15	• •	or omission that occurred within	
16		or responsibilities, or that such per	
17		e scope of the person's Commission	
18		thing in the compact or Commission	
19		from retaining his or her own cou	•
20	that the actual or alleged act, error	or, or omission did not result from	that person's intentional or
21	willful and wanton misconduct.		÷
22	(c) <u>The Commission shall</u>	indemnify and hold harmless any	member, officer, executive
23	director, employee, or representa	tive of the Commission for the an	nount of any settlement or
24	judgment obtained against the per	rson arising out of any actual or alle	eged act, error, or omission
25	that occurred within the scop	be of the person's Commission	employment, duties, or
26	responsibilities, or that such person	n had a reasonable basis for believin	g occurred within the scope
27	of Commission employment, duti	es, or responsibilities; provided, th	at the actual or alleged act,
28	error, or omission did not result f	from the intentional or willful and	wanton misconduct of that
29	person.		
30		s, effective date, amendments, and	
31		Any state is eligible to become a co	
32		compact shall become effective an	
33	1	by two compacting states; provided	
34		tes become compacting states. The	-
35		to any other compacting state upon	enactment of the compact
36	into law by that state.	1	
37		ndments to the compact may be pro	
38	• • • •	states. No amendment shall become	effective and binding until
39 40	all compacting states enact the am		
40		g is requested or required, the leg	
41	· · · ·	sible for making the appropriations	•
42 43		ncluding annual member dues and	prize distributions.
45 44	" <u>§ 90-326.14. Withdrawal, defa</u>		noin hinding upon cach and
44 45		npact shall continue in force and ren , that a compacting state may with	• •
45 46	doing both of the following:	, that a compacting state may with	draw from the compact by
40 47		aw enacting the compact in that sta	te
48		Commission in writing of the intent	
49	is both of the fe		to withdraw off a date ulat
<del>5</del> 0		t three years after the date the notice	e is sent.
50 51		ne repeal takes effect.	<u> </u>

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(b) T	he effective date of withdrawal is the date described in subdivision	(2) of subsection
(a) of this sec		
(c) T	he member representing the withdrawing state shall immedi	ately notify the
	committee in writing upon the introduction of legislation in that st	• •
	a management committee has not been established, the member s	
notify the Co	-	
	he Commission or management committee, as applicable, shall	notify the other
	states of the introduction of such legislation within 10 days after its	
thereof.	<i></i>	<u> </u>
	he withdrawing state is responsible for all obligations, duties, and li	abilities incurred
	effective date of withdrawal, including any obligations, the performance of the second s	
	nd the effective date of withdrawal. The Commission's actions sha	
	be given full force and effect in the withdrawing state.	
	. Reinstatement.	
	ment following a state's withdrawal shall become effective upon t	the effective date
	uent enactment of the compact by that state.	<u></u>
"§ 90-326.16		
	the Commission determines that any compacting state has at any	time defaulted in
	ance of any of its obligations or responsibilities under the	
· · · · · · · · · · · · · · · · · · ·	's bylaws or rules, then, after notice and hearing as set forth in the b	
	ad benefits conferred by this compact on the defaulting state shall be	
	date of default as fixed by the Commission. The grounds for defau	_
	ting state to perform its obligations or responsibilities and an	
-	Commission rules. The Commission shall immediately notify the	
	the suspension pending cure of the default. The Commission sit	
-	nd the time period within which the defaulting state shall cure i	-
	ate fails to cure the default within the time period specified by the	
	ate shall be expelled from the compact, and all rights, privileg	
	the compact shall be terminated from the effective date of the exp	
	ed from the compact shall be liable for any cure prize or prizes for	• •
-	The Commission shall also take appropriate legal action to	•
	state that withdraws from the compact remains liable for paying	-
	ize for a cure that was accepted while the compacting state was	
Commission	· · · ·	
	he expelled state must reenact the compact in order to become a co	mnacting state
	<b>Dissolution of compact.</b>	mpacing state.
		vina:
	he compact dissolves effective upon the date of either of the follow	
<u>(1</u>		
10	expulsion reduces membership in the compact to one compa	cung state.
(h) $(2)$	· · · · · · · · · · · · · · · · · · ·	
	pon the dissolution of the compact, the compact becomes null and	
	force or effect, and the business and affairs of the Commission sh	
	us funds shall be distributed in accordance with the Commission's b	
	nmission shall pay all outstanding prizes awarded before the d	
-	well as any other outstanding debts and obligations incurred during	
· · · · ·	Any unawarded funds donated to be part of a prize shall be return	ned to the donor,
-	ny interest earned on the amount.	
	Severability and construction.	-
	he provisions of the compact shall be severable, and if any phrase,	
-	is deemed unenforceable, the remaining provisions of the co	ompact shall be
enforceable.		

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1	<u>(b)</u>	The p	rovisions of the compact shall be liberally construed to effectua	ate its purposes.
2	" <u>§ 90-326.</u>	19. Bi	nding effect of compact and other laws.	
3	<u>(a)</u>	Other	Laws Nothing in this Article prevents the enforcement of ar	y other law of a
4	compacting	g state.	, except as provided in subdivision (2) of subsection (b) of this	section.
5	<u>(b)</u>	Bindi	ng Effect of the Compact. – All the following are binding:	
6		(1)	All lawful actions of the Commission, including all Comm	ission rules, are
7			binding upon the compacting states.	
8		<u>(2)</u>	All agreements between the Commission and the compa	cting states are
9			binding in accordance with their terms.	
10		<u>(3)</u>	Except to the extent authorized by the compacting state's compacting state is compacting state in the state is a state in the state in the state is a state in the state in the state is a state in the state in the state is a state in the state in the state is a state in the state i	onstitution or, if
11			constitutional authorization is not required, by other law of	the compacting
12			state, such state, by entering into the compact does not:	
13			a. <u>Commit the full faith and credit or taxing power of</u>	
14			state for the payment of prizes or other obligations un	
15			b. <u>Make prize payment responsibilities or other obliga</u>	tions under the
16			compact a debt of the compacting state.	
17		(4)	Upon the request of a party to a conflict over the meaning or	-
18			Commission actions, and upon a majority vote of the compa	
19			Commission may issue advisory opinions regarding the	<u>ne meaning or</u>
20			interpretation in dispute.	
21		(5)	In the event any provision of the compact exceeds the const	
22			imposed on any compacting state, the obligations, duti	_
23			jurisdiction sought to be conferred by that provision upon t	
24			shall be ineffective as to that compacting state, and those oblight	•
25			powers, or jurisdiction shall remain in the compacting sta	
26			exercised by the agency thereof to which those obligations, d	_
27			jurisdiction are delegated by law in effect at the time the co	mpact becomes
28			effective."	
29			<b>FION 2.</b> This act becomes effective upon the enactment of the c	compact into law
30	by at least	two co	ompacting states.	