STATE OF NEW YORK

3730

2021-2022 Regular Sessions

IN SENATE

January 30, 2021

Introduced by Sen. ORTT -- read twice and ordered printed, and when printed to be committed to the Committee on Higher Education

AN ACT to require a workgroup to investigate and report about licensing and the difficulties encountered by military spouses (Part A); to amend the education law, in relation to the authority of the state to certify persons to teach who are not graduates of teacher education programs (Part B); to amend the education law, in relation to adopting the interstate nursing licensure compact (Part C); to amend the general business law, the insurance law and the real property law, in relation to licensing of military spouses with out-of-state licenses in equivalent occupations (Part D)

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. This act enacts into law components of legislation relating 2 to the "Military Spouse Act of 2021". Each component is wholly contained 3 within a Part identified as Parts A through D. The effective date for 4 each particular provision contained within such Part is set forth in the 5 last section of such Part. Any provision in any section contained within 6 a Part, including the effective date of the Part, which makes reference 7 to a section "of this act", when used in connection with that particular 8 component, shall be deemed to mean and refer to the corresponding section of the Part in which it is found. Section three of this act 9 10 sets forth the general effective date of this act.

11

PART A

12 Section 1. State agencies are hereby directed to help spouses of 13 members of the armed forces of the United States, national guard or 14 reserves transfer teaching certificates or professional certifications 15 to their new home state.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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on or before such effective date.

§ 2. The department of labor and the division of veterans' affairs 1 shall establish a workgroup to identify licensing requirements for work-2 force shortage areas and to study, in conjunction with the relevant 3 licensing entities, whether comparable military training could substi-4 5 tute for current licensing requirements, and manners in which state б agencies, regulatory bodies and licensing entities can adopt procedures 7 sensitive to the difficulties encountered by military spouses. The work-8 group shall submit any findings, including any recommendations for 9 legislative action to the governor, the temporary president of the senate and the speaker of the assembly by January 1, 2022. 10

11 § 3. This act shall take effect immediately.

12 PART B Section 1. Subdivision 1 of section 3006 of the education law is 13 14 amended by adding a new paragraph f to read as follows: 15 f. An alternative placement certificate to any person: 16 (1) Who meets the eligibility requirements of the troops for teachers program operated by the United States department of defense and managed 17 18 by the defense activity for non-traditional education support organiza-19 tion; and 20 (2) Who meets the requirements set forth in section three thousand 21 eight-a of this article. 22 § 2. The education law is amended by adding a new section 3008-a to 23 read as follows: 24 § 3008-a. Alternative teaching certification. 1. The commissioner 25 shall issue a one-year, nonrenewable middle or secondary level alternative teaching certification to teach to any person who has attained 26 certification by an alternative teacher certification organization as 27 28 set forth in subdivision three of this section and has met the require-29 ments of section three thousand four-b of this article. 30 2. Notwithstanding any provision of law to the contrary, teachers 31 issued an alternative teaching certification pursuant to this section shall participate in the mentoring program provided by the alternative 32 33 teacher certification organization as set forth in subdivision three of 34 this section. Upon successful completion of such mentoring program, completion of the application and payment of the certification fee as 35 36 set forth in section three thousand six of this article or as prescribed by the commissioner, the commissioner shall issue the teacher a certif-37 38 icate to teach. 39 3. For purposes of this section, the commissioner shall identify an 40 alternative teacher certification organization that was founded with 41 grant funding from the United States department of education and that 42 developed pursuant to the passport to teaching program administered by 43 the American board for certification of teacher excellence. The organ-44 ization shall require candidates to hold a bachelor's degree, pass a 45 professional teaching knowledge exam, pass a subject area exam and pass a background check. The organization shall provide candidates with 46 47 access to workshops, an experienced teacher-advisor and optional access to comprehensive subject matter refresher courses. The organization 48 49 shall also provide an intensive mentoring and induction program. 50 3. This act shall take effect on the ninetieth day after it shall § 51 have become a law. Effective immediately, the addition, amendment and/or 52 repeal of any rule or regulation necessary for the implementation of 53 this act on its effective date are authorized to be made and completed

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1	PART C
2 3 4 5 6 7	Section 1. The education law is amended by adding a new section 6912 to read as follows: <u>§ 6912. Interstate nurse licensure compact. 1. The interstate nurse</u> <u>licensure compact is hereby enacted into law and entered into with all</u> <u>jurisdictions legally joining therein in the form substantially as</u> follows:
8 9	INTERSTATE NURSE LICENSURE COMPACT ARTICLE I.
10	Findings and Declaration of Purpose
11	(a) The party states find that:
12	(1) The health and safety of the public are affected by the degree of
13	compliance with and the effectiveness of enforcement activities related
14	to state nurse licensure laws;
15 16	(2) Violations of nurse licensure and other laws regulating the prac- tice of nursing may result in injury or harm to the public;
17	(3) The expanded mobility of nurses and the use of advanced communi-
18	cation technologies as part of our nation's healthcare delivery system
19	require greater coordination and cooperation among states in the areas
20	of nurse licensure and regulation;
21	(4) New practice modalities and technology make compliance with indi-
22	vidual state nurse licensure laws difficult and complex; and
23	(5) The current system of duplicative licensure for nurses practicing
24	in multiple states is cumbersome and redundant to both nurses and
25	states.
26	(b) The general purposes of this Compact are to:
27 28	(1) Facilitate the states' responsibility to protect the public's health and safety;
20 29	(2) Ensure and encourage the cooperation of party states in the areas
30	of nurse licensure and regulation;
31	(3) Facilitate the exchange of information between party states in the
32	areas of nurse regulation, investigation, and adverse actions;
33	(4) Promote compliance with the laws governing the practice of nursing
34	in each jurisdiction; and
35	(5) Invest all party states with the authority to hold a nurse
36	
37	the patient is located at the time care is rendered through the mutual
38	recognition of party state licenses.
39	ARTICLE II.
40	Definitions
41	As used in this Compact:
42	(a) "Adverse action" means a home or remote state action.
43	(b) "Alternative program" means a voluntary, non-disciplinary monitor-
44	ing program approved by a nurse licensing board.
45	(c) "Coordinated licensure information system" means an integrated
46	process for collecting, storing, and sharing information on nurse licen-
47 48	sure and enforcement activities related to nurse licensure laws, which is administered by a non-profit organization composed of and controlled
40 49	by state nurse licensing boards.
50	(d) "Current significant investigative information" means:

1	(1) Investigative information that a licensing board, after a prelimi-
2	nary inquiry that includes notification and an opportunity for the nurse
3	to respond if required by state law, has reason to believe is not
4	groundless and, if proved true, would indicate more than a minor infrac-
5	tion; or
6	(2) Investigative information that indicates that the nurse represents
7	an immediate threat to public health and safety regardless of whether
8	the nurse has been notified and had an opportunity to respond.
9	(e) "Home state" means the party state which is the nurse's primary
10	state of residence.
11	(f) "Home state action" means any administrative, civil, equitable or
12	criminal action permitted by the home state's laws which are imposed on
13	a nurse by the home state's licensing board or other authority including
14	actions against an individual's license such as: revocation, suspension,
15	probation or any other action which affects the nurse's authorization to
16	practice.
17	(g) "Licensing board" means a party state's regulatory body responsi-
18	ble for issuing nurse licenses.
19	(h) "Multistate licensure privilege" means current, official authority
20	from a remote state permitting the practice of nursing as either a
21	registered nurse or a licensed practical/vocational nurse in such party
22	state. All party states have the authority, in accordance with existing
23	state due process law, to take actions against the nurse's privilege
23 24	such as: revocation, suspension, probation or any other action which
24	
	affects a nurse's authorization to practice.
26	(i) "Nurse" means a registered nurse or licensed practical/vocational
27	nurse, as those terms are defined by each party's state practice laws.
28	(j) "Party state" means any state that has adopted this Compact.
29	(k) "Remote state" means a party state, other than the home state,
30	(1) Where the patient is located at the time nursing care is provided,
31	or
32	(2) In the case of the practice of nursing not involving a patient, in
33	such party state where the recipient of nursing practice is located.
34	(1) "Remote state action" means
35	(1) Any administrative, civil, equitable or criminal action permitted
36	by a remote state's laws which are imposed on a nurse by the remote
37	state's licensing board or other authority including actions against an
38	individual's multistate licensure privilege to practice in the remote
39	state, and
40	(2) Cease and desist and other injunctive or equitable orders issued
41	by remote states or the licensing boards thereof.
42	(m) "State" means a state, territory or possession of the United
43	States, the District of Columbia or the Commonwealth of Puerto Rico.
44	(n) "State practice laws" means those individual party state's laws
45	and regulations that govern the practice of nursing, define the scope of
46	nursing practice, and create the methods and grounds for imposing disci-
47	pline. "State practice laws" does not include the initial qualifications
48	for licensure or requirements necessary to obtain and retain a license,
49	except for qualifications or requirements of the home state.
50	ARTICLE III.
51	General Provisions and Jurisdiction
52	(a) A license to practice registered nursing issued by a home state to

53 <u>a resident in that state will be recognized by each party state as</u> 54 <u>authorizing a multistate licensure privilege to practice as a registered</u>

	nurse in such party state. A license to practice licensed
2	practical/vocational nursing issued by a home state to a resident in
3	that state will be recognized by each party state as authorizing a
4	multistate licensure privilege to practice as a licensed
5	practical/vocational nurse in such party state. In order to obtain or
б	retain a license, an applicant must meet the home state's qualifications
7	for licensure and license renewal as well as all other applicable state
8	laws.
9	(b) Party states may, in accordance with state due process laws, limit
10	or revoke the multistate licensure privilege of any nurse to practice in
11	their state and may take any other actions under their applicable state
12	laws necessary to protect the health and safety of their citizens. If a
13	party state takes such action, it shall promptly notify the administra-
14	tor of the coordinated licensure information system. The administrator
15	of the coordinated licensure information system shall promptly notify
16	the home state of any such actions by remote states.
17	(c) Every nurse practicing in a party state must comply with the state
18	practice laws of the state in which the patient is located at the time
19	care is rendered. In addition, the practice of nursing is not limited
20	to patient care, but shall include all nursing practice as defined by
21	the state practice laws of a party state. The practice of nursing will
22	subject a nurse to the jurisdiction of the nurse licensing board and the
23	courts, as well as the laws, in that party state.
24	(d) This Compact does not affect additional requirements imposed by
25	states for advanced practice registered nursing. However, a multistate
26	licensure privilege to practice registered nursing granted by a party
27	state shall be recognized by other party states as a license to practice
28	registered nursing if one is required by state law as a precondition for
29	gualifying for advanced practice registered nurse authorization.
30	(e) Individuals not residing in a party state shall continue to be
30 31	(e) Individuals not residing in a party state shall continue to be able to apply for nurse licensure as provided for under the laws of each
31	able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not
31 32	able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not be recognized as granting the privilege to practice nursing in any other
31 32 33	able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not
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31 32 33 34	able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not be recognized as granting the privilege to practice nursing in any other party state unless explicitly agreed to by that party state.
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31 32 33 34 35 36	able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not be recognized as granting the privilege to practice nursing in any other party state unless explicitly agreed to by that party state. <u>ARTICLE IV.</u> <u>Applications for Licensure in a Party State</u>
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31 32 33 34 35 36 37 38 39 40 41 42 43 44	able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not be recognized as granting the privilege to practice nursing in any other party state unless explicitly agreed to by that party state. <u>ARTICLE IV.</u> <u>Applications for Licensure in a Party State</u> (a) Upon application for a license, the licensing board in a party state shall ascertain, through the coordinated licensure information system, whether the applicant has ever held, or is the holder of, a license issued by any other state, whether there are any restrictions on the multistate licensure privilege, and whether any other adverse action by any state has been taken against the license. (b) A nurse in a party state shall hold licensure in only one party state at a time issued by the home state.
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31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not be recognized as granting the privilege to practice nursing in any other party state unless explicitly agreed to by that party state. <u>ARTICLE IV.</u> <u>Applications for Licensure in a Party State</u> (a) Upon application for a license, the licensing board in a party state shall ascertain, through the coordinated licensure information system, whether the applicant has ever held, or is the holder of, a license issued by any other state, whether there are any restrictions on the multistate licensure privilege, and whether any other adverse action by any state has been taken against the license. (b) A nurse in a party state shall hold licensure in only one party state at a time issued by the home state. (c) A nurse who intends to change primary state of residence may apply for licensure in the new home state in advance of such change. However, new licenses will not be issued by a party state until after a nurse
31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not be recognized as granting the privilege to practice nursing in any other party state unless explicitly agreed to by that party state. <u>ARTICLE IV.</u> <u>Applications for Licensure in a Party State</u> (a) Upon application for a license, the licensing board in a party state shall ascertain, through the coordinated licensure information system, whether the applicant has ever held, or is the holder of, a license issued by any other state, whether there are any restrictions on the multistate licensure privilege, and whether any other adverse action by any state has been taken against the license. (b) A nurse in a party state shall hold licensure in only one party state at a time issued by the home state. (c) A nurse who intends to change primary state of residence may apply for licensure in the new home state in advance of such change. However, new licenses will not be issued by a party state until after a nurse provides evidence of change in primary state of residence satisfactory
31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	<pre>able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not be recognized as granting the privilege to practice nursing in any other party state unless explicitly agreed to by that party state.</pre>
31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 9 50	<pre>able to apply for nurse licensure as provided for under the laws of each party state. However, the license granted to these individuals will not be recognized as granting the privilege to practice nursing in any other party state unless explicitly agreed to by that party state. ARTICLE IV. Applications for Licensure in a Party State (a) Upon application for a license, the licensing board in a party state shall ascertain, through the coordinated licensure information system, whether the applicant has ever held, or is the holder of, a license issued by any other state, whether there are any restrictions on the multistate licensure privilege, and whether any other adverse action by any state has been taken against the license. (b) A nurse in a party state shall hold licensure in only one party state at a time issued by the home state. (c) A nurse who intends to change primary state of residence may apply for licensure in the new home state in advance of such change. However, new licenses will not be issued by a party state until after a nurse provides evidence of change in primary state of residence satisfactory to the new home state's licensing board. (d) When a nurse changes primary state of residence by:</pre>

1	(2) Moving from a non-party state to a party state, and obtains a
2	license from the new home state, the individual state license issued by
3	the non-party state is not affected and will remain in full force if so
4	provided by the laws of the non-party state;
5	(3) Moving from a party state to a non-party state, the license issued
6	by the prior home state converts to an individual state license, valid
7	only in the former home state, without the multistate licensure privi-
8	lege to practice in other party states.
0	rege to practice in other party states.
9	ARTICLE V.
10	Adverse Actions
ΤŪ	Adverse Actions
11	In addition to the General Provisions described in Article III, the
12	following provisions apply:
13	(a) The licensing board of a remote state shall promptly report to the
14	administrator of the coordinated licensure information system any remote
15	state actions including the factual and legal basis for such action, if
16	known. The licensing board of a remote state shall also promptly report
17	any significant current investigative information yet to result in a
18	remote state action. The administrator of the coordinated licensure
19	information system shall promptly notify the home state of any such
20	reports.
21	(b) The licensing board of a party state shall have the authority to
22	complete any pending investigations for a nurse who changes primary
23	state of residence during the course of such investigations. It shall
24	also have the authority to take appropriate action or actions, and shall
25	promptly report the conclusions of such investigations to the adminis-
26	trator of the coordinated licensure information system. The administra-
27	tor of the coordinated licensure information system shall promptly noti-
28	fy the new home state of any such actions.
29	(c) A remote state may take adverse action affecting the multistate
30	licensure privilege to practice within that party state. However, only
31	the home state shall have the power to impose adverse action against the
32	license issued by the home state.
	(d) For purposes of imposing adverse action, the licensing board of
33 24	the home state shall give the same priority and effect to reported
34 25	
35	conduct received from a remote state as it would if such conduct had
36	occurred within the home state. In so doing, it shall apply its own
37	state laws to determine appropriate action.
38	(e) The home state may take adverse action based on the factual find-
39	ings of the remote state, so long as each state follows its own proce-
40	dures for imposing such adverse action.
41	(f) Nothing in this Compact shall override a party state's decision
42	that participation in an alternative program may be used in lieu of
43	licensure action and that such participation shall remain non-public if
44	required by the party state's laws. Party states must require nurses
45	who enter any alternative programs to agree not to practice in any other
46	party state during the term of the alternative program without prior
47	authorization from such other party state.
48	ARTICLE VI.
49	Additional Authorities Invested in Party State Nurse Licensing Boards
50	Notwithstanding any other powers, party state nurse licensing boards

51 shall have the authority to:

1	(a) If otherwise permitted by state law, recover from the affected
2	nurse the costs of investigations and disposition of cases resulting
3	from any adverse action taken against that nurse;
4	(b) Issue subpoenas for both hearings and investigations which require
5	the attendance and testimony of witnesses, and the production of
б	evidence. Subpoenas issued by a nurse licensing board in a party state
7	for the attendance and testimony of witnesses, and/or the production of
8	evidence from another party state, shall be enforced in the latter state
9	by any court of competent jurisdiction, according to the practice and
10	procedure of that court applicable to subpoenas issued in proceedings
11	pending before it. The issuing authority shall pay any witness fees,
12	travel expenses, mileage and other fees required by the service statutes
13	of the state where the witnesses and/or evidence are located.
14	(c) Issue cease and desist orders to limit or revoke a nurse's author-
15	ity to practice in their state;
16	(d) Promulgate uniform rules and regulations as provided for in Arti-
17	<u>cle VIII(c).</u>
18	ARTICLE VII.
19	Coordinated Licensure Information System
20	(a) All party states shall participate in a cooperative effort to
21	create a coordinated data base of all licensed registered nurses and
22	licensed practical/vocational nurses. This system shall include informa-
23	tion on the licensure and disciplinary history of each nurse, as
24	contributed by party states, to assist in the coordination of nurse
25	licensure and enforcement efforts.
26	(b) Notwithstanding any other provision of law, all party states'
27	licensing boards shall promptly report adverse actions, actions against
28	multistate licensure privileges, any current significant investigative
29	information yet to result in adverse action, denials of applications,
30	and the reasons for such denials, to the coordinated licensure informa-
31	tion system.
32	(c) Current significant investigative information shall be transmitted
33	through the coordinated licensure information system only to party state
34	licensing boards.
35	(d) Notwithstanding any other provision of law, all party states'
36	licensing boards contributing information to the coordinated licensure
37	information system may designate information that may not be shared with
38	non-party states or disclosed to other entities or individuals without
39	the express permission of the contributing state.
40	(e) Any personally identifiable information obtained by a party
41	state's licensing board from the coordinated licensure information
42	system may not be shared with non-party states or disclosed to other
43	entities or individuals except to the extent permitted by the laws of
44	the party state contributing the information.
45	(f) Any information contributed to the coordinated licensure informa-
46	tion system that is subsequently required to be expunged by the laws of
47	the party state contributing that information, shall also be expunged
48	from the coordinated licensure information system.
49	(g) The Compact administrators, acting jointly with each other and in
50	consultation with the administrator of the coordinated licensure infor-
51	mation system, shall formulate necessary and proper procedures for the
52	identification, collection and exchange of information under this
53	<u>Compact.</u>

1	ARTICLE VIII.
2	Compact Administration and Interchange of Information
3	(a) The head of the nurse licensing board, or his or her designee, of
4	each party state shall be the administrator of this Compact for his or
5	her state.
б	(b) The Compact administrator of each party state shall furnish to the
7	Compact administrator of each other party state any information and
8	documents including, but not limited to, a uniform data set of investi-
9	gations, identifying information, licensure data and disclosable alter-
10	native program participation information to facilitate the adminis-
11	tration of this Compact.
12	(c) Compact administrators shall have the authority to develop uniform
13	rules to facilitate and coordinate implementation of this Compact. These
14	uniform rules shall be adopted by party states, under the authority
15	invested under Article VI(d).
16	ARTICLE IX.
17	Immunity
18	No party state or the officers or employees or agents of a party
19	state's nurse licensing board who acts in accordance with the provisions
20	of this Compact shall be liable on account of any act or omission in
21	good faith while engaged in the performance of their duties under this
22	Compact. Good faith in this article shall not include willful miscon-
23	duct, gross negligence or recklessness.
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24	ARTICLE X.
25	Entry into Force, Withdrawal, and Amendment
26	(a) This Compact shall enter into force and become effective as to any
27	state when it has been enacted into the laws of that state. Any party
28	state may withdraw from this Compact by enacting a statute repealing the
29	same, but no such withdrawal shall take effect until six months after
30	the withdrawing state has given notice of the withdrawal to the execu-
31	tive heads of all other party states.
32	(b) No withdrawal shall affect the validity or applicability by the
33	licensing boards of states remaining party to the Compact of any report
34	of adverse action occurring prior to the withdrawal.
35	(c) Nothing contained in this Compact shall be construed to invalidate
36	or prevent any nurse licensure agreement or other cooperative arrange-
37	<u>ment between a party state and a non-party state that is made in accord-</u>
38	ance with the other provisions of this Compact.
39	(d) This Compact may be amended by the party states. No amendment to
40	this Compact shall become effective and binding upon the party states
41	unless and until it is enacted into the laws of all party states.
42	ARTICLE XI.
43	Construction and Severability
лл	1. (a) This Compact shall be liberally construed so as to effectuate
44 45	the purposes thereof. The provisions of this Compact shall be severable
45 46	and if any phrase, clause, sentence or provision of this Compact is
40 47	declared to be contrary to the constitution of any party state or of the
48	United States or the applicability thereof to any government, agency,
10	ourcea praces or the appreciantity thereor to any government, agency,

49 person or circumstance is held invalid, the validity of the remainder of

1	this Compact and the applicability thereof to any covernment according
1	this Compact and the applicability thereof to any government, agency,
2	person or circumstance shall not be affected thereby. If this Compact
3	shall be held contrary to the constitution of any state party thereto,
4	the Compact shall remain in full force and effect as to the remaining
5	party states and in full force and effect as to the party state affected
6	<u>as to all severable matters.</u>
7	(b) In the event party states find a need for settling disputes aris-
8	ing under this Compact:
9	(1) The party states may submit the issues in dispute to an arbi-
10	tration panel which will be comprised of an individual appointed by the
11	<u>Compact administrator in the home state; an individual appointed by the</u>
12	Compact administrator in the remote state or states involved; and an
13	individual mutually agreed upon by the Compact administrators of all the
14	party states involved in the dispute.
15	(2) The decision of a majority of the arbitrators shall be final and
16	binding.
17	2. For the purposes of the Compact set forth in subdivision one of
18	this section the "head of the nurse licensing board" for this state
19	shall be the secretary to the state board for nursing.
20	3. To facilitate cross-state enforcement efforts, this state shall
21	have the power to recover from the affected nurse the costs of investi-
22	gations and disposition of cases resulting from adverse actions taken by
23	this state against that nurse.
24	4. This Compact is designed to facilitate the regulation of nurses and
25	does not relieve employers from complying with obligations imposed by
26	law or regulation.
27	5. This Compact does not supersede existing labor laws.
28	6. To facilitate workforce planning, the commissioner is authorized to
29	collect employment data on nurses practicing on the multistate privilege
30	in the nurse licensure compact provided that the submission of this data
31	is not a requirement for practice under the multistate privilege.
32	§ 2. This act shall take effect on the ninetieth day after it shall
33	have become a law. Effective immediately, the addition, amendment and/or
34	repeal of any rule or regulation necessary for the implementation of
35	this act on its effective date are authorized to be made and completed
36	on or before such effective date.
37	PART D
57	PARID
38	Section 1. The general business law is amended by adding a new arti-
39	cle 2-A to read as follows:
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	ARTICLE 2-A
41	ADMISSION TO A PROFESSION
42	Section 20. Admission to a profession; licensing, certification or
43	registration.
44	§ 20. Admission to a profession; licensing, certification or registra-
45	tion. Admission to practice of a profession governed by this chapter in
46	this state is accomplished, where required, by a license, certification
47	or certificate of registration being issued to a qualified applicant by
48	the secretary of state. To qualify for a license, certification or
49	certificate of registration an applicant shall meet the requirements
50	prescribed in the article for the particular profession and shall meet
51	the requirements prescribed in section 3-503 of the general obligations
52	law; provided that, notwithstanding any provision of the law to the
53	contrary, any applicant who is the spouse of a member of the armed forc-
54	es of the United States, national guard or reserves may submit satisfac-

1	tory evidence of licensure, certification or registration to practice an
2	equivalent occupation issued by any other state, territory, protectorate
3	or dependency of the United States in lieu of the submissions required
4	by the article of this chapter for the particular profession, provided
5	that such license, certification or certificate of registration was
б	granted in compliance with standards which were, in the judgment of the
7	secretary, not lower than those of this state.
8	§ 2. Subsection (d) of section 2136 of the insurance law, as added by
9	chapter 687 of the laws of 2003, is amended to read as follows:
10	(d) (1) the applicant's home state awards nonresident insurance
11	producer licenses to residents of this state on the same basis as
12	provided in this subsection: or
13	(2) the applicant is the spouse of a member of the armed forces of the
14	<u>United States, national guard or reserves</u> .
15	§ 3. Section 442-g of the real property law is amended by adding a new
16	subdivision 1-a to read as follows:
17	1-a. No nonresident applicant who is the spouse of a member of the
18	armed forces of the United States, national guard, or reserves regularly
19	engaged in the real estate business as a vocation, who maintains a defi-
20	nite place of business and is licensed by any other state, territory,
21	protectorate or dependency of the United States, shall be required to
22	maintain a place of business within this state. The commission shall
23	recognize the license issued by another state to an applicant who is the
24	spouse of a member of the armed forces of the United States, national
25	guard, or reserves as qualification for a license in New York, provided
26	that such license was granted in compliance with standards which were,
27	in the judgment of the secretary, not lower than those of this state.
28	§ 4. Section 444-e of the real property law is amended by adding a new
29	subdivision 2-a to read as follows:
30	2-a. Any applicant for a license who is a spouse of a member of the
31	armed forces of the United States, national guard or reserves may submit
32	satisfactory evidence of licensure to practice an equivalent occupation
33	issued by any other state, territory, protectorate or dependency of the
34	United States in lieu of the evidence of education, experience and exam-
35	ination required by subdivision one of this section, provided that such
36	license was granted in compliance with standards which were, in the
37	judgment of the secretary, not lower than those of this state.
38	§ 5. This act shall take effect on the ninetieth day after it shall
39	have become a law. Effective immediately, the addition, amendment and/or
40	repeal of any rule or regulation necessary for the implementation of
41	this act on its effective date are authorized to be made and completed
42	on or before such effective date.
43	§ 2. Severability clause. If any clause, sentence, paragraph, subdivi-
44	sion, section or part of this act shall be adjudged by any court of
45	competent jurisdiction to be invalid, such judgment shall not affect,
46	impair, or invalidate the remainder thereof, but shall be confined in
47	its operation to the clause, sentence, paragraph, subdivision, section
48	or part thereof directly involved in the controversy in which such judg-
49	ment shall have been rendered. It is hereby declared to be the intent of
50	the legislature that this act would have been enacted even if such
51	invalid provisions had not been included herein.
52	§ 3. This act shall take effect immediately; provided, however, that
53	the applicable effective date of Parts A through D of this act shall be
54	as specifically set forth in the last section of such Parts.