GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

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HOUSE BILL DRH40423-NN-52

	Short Title:	Neighbor State License Recognition Act.	(Public)
	Sponsors:	Representative Zenger.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2 3		O PROVIDE FOR OCCUPATIONAL LICENSURE RECOGNIT UALS LICENSED IN CERTAIN NEIGHBORING STATES WHO ES	
4		VCE IN THIS STATE.	5
5		Assembly of North Carolina enacts:	
6		ECTION 1. Chapter 93B of the General Statutes is amended by ad	ding a new
7	section to read		ung u new
8		Licensure recognition for individuals licensed in neighboring state	S.
9		oplicability. – This section applies to all occupational licensing board	
10		ing boards except as provided in this subsection. This section shall not	
11	(1)		
12		conditions, or diseases by:	
13		a. Chiropractors under Article 8 of Chapter 90 of the General	l Statutes.
14		b. Dentists under Article 2 of Chapter 90 of the General Statu	utes.
15		c. Optometrists under Article 6 of Chapter 90 of the General	Statutes.
16		d. Physicians under Article 1 of Chapter 90 of the General St	atutes.
17		 e. Podiatrists under Article 12A of Chapter 90 of the General f. Veterinarians under Article 11 of Chapter 90 of the General 	l Statutes.
18		<u>f.</u> <u>Veterinarians under Article 11 of Chapter 90 of the Generation</u>	al Statutes.
19	<u>(2</u>)	Admission to the practice of law or licensure as an attorney under	Chapter 84
20		of the General Statutes.	
21		censure Recognition. – Notwithstanding any other provision of	
22		licensing board or a State agency licensing board subject to this section	
23		ification, or registration to any applicant who establishes residence in th	is State and
24		f the following conditions:	
25	<u>(1</u>)		
26		Carolina, Tennessee, Virginia, or West Virginia in the discipline	
27		in this State at the same or substantially equivalent practic	
28		determined by the occupational licensing board or State agence	y licensing
29		board.	
30	<u>(2</u>)		
31		states listed in subdivision (1) of this subsection for at least one ye	
32	<u>(3</u>)		
33		or registration in the jurisdiction in which the applicant holds a curr	rent license,
34	(A)	certification, or registration, if an examination was required.	aita d Ctata
35	<u>(4</u>)		
36		in which the applicant holds or has ever held a license, certi	incation, or



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1		registration in the profession for which the applic	cant is seeking licensure,	
2		certification, or registration in this State.	-	
3	<u>(5)</u>	The applicant has not voluntarily surrendered a	license, certification, or	
4		registration or had a license, certification, or reg	gistration revoked in any	
5		jurisdiction within the United States as a result o	of unprofessional conduct	
6		related to the profession for which the application	ant is seeking licensure,	
7		certification, or registration in this State.	-	
8	<u>(6)</u>	The applicant demonstrates competency in the pro-	ofession through methods	
9		determined by the board, which may include ha	aving met the minimum	
0		education, clinical supervision, or work experience	requirements in effect in	
1		the originating state at the time the applicant obtained	d the license, certification,	
2		or registration from that state.		
3	<u>(7)</u>	The applicant does not have any active or pending	disciplinary actions from	
4		an occupational licensing board or agency in anoth	ner jurisdiction within the	
5		United States, and, if applicable, the occupational	licensing board or State	
6		agency licensing board has completed verification u	nder subsection (c) of this	
17		section.		
18	<u>(8)</u>	The applicant does not have a disqualifying cri	•	
19		determined by the occupational licensing board of		
20		board under G.S. 93B-8.1 and related provisions of		
21	<u>(9)</u>	The applicant has paid all applicable fees, inclu-	• • • •	
22		processing, license issuance, verification of cred	lentials, and background	
23		<u>checks.</u>		
24		Disciplinary Actions If the applicant has any pr		
25	actions from an occupational licensing board or State agency licensing board at the time of			
26	application, the occupational licensing board or State agency licensing board to which the			
27	applicant is applying shall determine and verify that the disciplinary action is resolved and, if			
28	* *	ective action has been taken. If a disciplinary action		
29	•	jurisdiction, an occupational licensing board or State agency licensing board shall suspend the		
30		ess for any license, certificate, or registration und	ler this section until the	
31	· ·	on has been resolved.	0	
32		ired Information. – Each occupational licensing board		
33		lish a document that lists the specific criteria or re-	-	
34 25		registration by the board under this section and any		
35		fying the requirements. The information required by		
36	2	occupational licensing board's or State agency licensi		
37 38		t on Other Agreements. – Nothing in this section sha	-	
		l licensing board or State agency licensing board in thi		
39 10		reement with another jurisdiction or to invalidate	• • • •	
+0 +1		een any occupational licensing board or agency in	ii uns state and another	
+1 2	jurisdiction. (f) Scope	e of License. – Any license, certification, or reg	vistration granted by an	
+2 13		ensing board or State agency licensing board to any ar		
+3 4		• • • • • •	-	
14 15		nly in this State and does not extend validity to othe state compact, unless otherwise provided by law or int	• •	
15 16		is and Obligations. – Any individual who is license		
+0 7		on shall be entitled to the same rights and subject to		
F7 18		dividual who was licensed, certified, or registered by		
+0 19		ency licensing board in this State under any other pro		
+9 50		native Pathway. – Nothing in this section shall be		
51		proceeding under the existing licensure, certi		
1		proceeding under the existing incensure, certi	incation, or registration	

I	requirements established by an occupational licensing board or State agency licensing board in
2	this State."
3	SECTION 2. Report. – Beginning on October 31, 2026, each occupational licensing
4	board and State agency licensing board subject to G.S. 93B-15.3, as enacted by this act, shall
5	include all of the following data for the previous fiscal year in the annual report to the Secretary
6	of State, the Attorney General, and the Joint Legislative Administrative Procedure Oversight
7	Committee, as required by G.S. 93B-2:
8	(1) The number of individuals who applied for licensure, certification, or
9	registration in accordance with G.S. 93B-15.3.
10	(2) The number of individuals who received licensure, certification, or
11	registration in accordance with G.S. 93B-15.3.
12	(3) The number of individuals who were denied licensure, certification, or
13	registration in accordance with G.S. 93B-15.3, including the reasons for
14	denial.
15	SECTION 3. Effective Date. – This act becomes effective October 1, 2025, and
16	applies to applications for licensure, certification, or registration received on or after that date.