

State of Misconsin 1999 - 2000 LEGISLATURE

# **1999 ASSEMBLY BILL 305**

April 22, 1999 – Introduced by Representatives Johnsrud, Wasserman, Albers, Ainsworth, Bock, Brandemuehl, Carpenter, Cullen, Hahn, Gunderson, Grothman, Hutchison, Seratti, Huebsch, Ladwig, Turner, Stone, Petrowski, Klusman, Musser, Underheim, Jensen, J. Lehman, Olsen, Townsend, Pettis, Walker, La Fave, Miller and Huber, cosponsored by Senators Robson, Rude, Schultz, Darling, Clausing, Lazich, Moore, Cowles, Huelsman, Panzer and Rosenzweig, by request of Wisconsin State Board of Nursing. Referred to Committee on Health.

1	$AN \; ACT \textit{ to amend } \texttt{441.01 (1), 441.06 (1), 441.06 (4), 441.07 (1) (b), \texttt{441.10 (3) (a), }$
2	441.10 (3) (c), 441.11 (1) to (3), 441.11 (4), 441.115 (1), 441.115 (2) (a), 441.115
3	(2) (b), 441.13 and 441.15 (3) (a); to repeal and recreate 441.11 (3) and 441.11
4	(4); and <i>to create</i> subchapter I (title) of chapter 441 [precedes 441.01] and
5	subchapter II of chapter 441 [precedes 441.50] of the statutes; relating to:
6	adopting the nurse licensure compact and granting rule–making authority.

#### Analysis by the Legislative Reference Bureau

Under current law, no person may practice professional nursing in this state unless he or she is licensed as a registered nurse by the board of nursing. Although a license is not required for practical nursing, no person without such a license issued by the board of nursing may hold himself or herself out as a licensed practiced nurse or indicate in any way that he or she is a licensed practical nurse. Exceptions to these prohibitions are provided for temporary practice. In addition, current law provides a mechanism for persons who are licensed in other states to be issued a license in this state without retaking the national licensing examination.

This bill adopts the interstate compact on nurse licensure, which was approved by the national council of state boards of nursing on December 15, 1997. Under the compact, a nurse who is licensed in a party state (a state that has adopted the compact) may practice nursing in any other party state without obtaining a license in the other state. The compact requires every nurse practicing in a party state to

#### **ASSEMBLY BILL 305**

comply with the practice laws of that state and allows each party state to limit or revoke the multistate licensure privilege.

The compact also requires each party state to participate in the establishment of a coordinated data base of all licensed nurses. The system includes information on the licensure and disciplinary history of each nurse.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

# The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1	<b>SECTION 1.</b> Subchapter I (title) of chapter 441 [precedes $441.01$ ] of the statutes
2	is created to read:
3	CHAPTER 441
4	SUBCHAPTER I
5	<b>REGULATION OF NURSING</b>
6	<b>SECTION 2.</b> 441.01 (1) of the statutes is amended to read:
7	441.01 (1) In this <del>chapter</del> <u>subchapter</u> , "board" means board of nursing.
8	<b>SECTION 3.</b> 441.06 (1) of the statutes is amended to read:
9	441.06 (1) An applicant for licensure as a registered nurse who complies with
10	the requirements of this <del>chapter</del> <u>subchapter</u> and satisfactorily passes an
11	examination shall receive a license. The holder of such a license of another state or
12	territory or province of Canada may be granted a license without examination if the
13	holder's credentials of general and professional educational qualifications and other
14	qualifications are comparable to those required in this state during the same period
15	and if the board is satisfied from the holder's employment and professional record
16	that the holder is currently competent to practice the profession. The board shall
17	evaluate the credentials and determine the equivalency and competency in each

# **ASSEMBLY BILL 305**

1	case. The application for licensure without examination shall be accompanied by the
2	fee prescribed in s. 440.05 (2).
3	<b>SECTION 4.</b> 441.06 (4) of the statutes is amended to read:
4	441.06 (4) No person may practice or attempt to practice professional nursing,
5	nor use the title, letters, or anything else to indicate that he or she is a registered or
6	professional nurse unless he or she is licensed under this section. No person not so
7	licensed may use in connection with his or her nursing employment or vocation any
8	title or anything else to indicate that he or she is a trained, certified or graduate
9	nurse. This subsection does not apply to any person who is licensed to practice
10	nursing by a jurisdiction, other than this state, that has adopted the nurse licensure
11	<u>compact under s. 441.50.</u>
12	<b>SECTION 5.</b> 441.07 (1) (b) of the statutes is amended to read:
13	441.07 (1) (b) One or more violations of this chapter subchapter or any rule
14	adopted by the board under the authority of this <del>chapter</del> <u>subchapter</u> .
15	<b>SECTION 6.</b> 441.10 (3) (a) of the statutes is amended to read:
16	441.10(3)(a) On complying with this chapter subchapter relating to applicants
17	for licensure as licensed practical nurses, and passing an examination, the applicant
18	shall receive a license as a licensed practical nurse. The holder of the license is a
19	"licensed practical nurse" and may append the letters "L.P.N." to his or her name.
20	The board may reprimand or may limit, suspend or revoke the license of a licensed
21	practical nurse under s. 441.07.
22	<b>SECTION 7.</b> 441.10 (3) (c) of the statutes is amended to read:
23	441.10(3)(c) No license is required for practical nursing, but no person without
24	a license may hold himself or herself out as a licensed practical nurse or licensed
25	attendant, use the title or letters "Trained Practical Nurse" or "T.P.N.", "Licensed

#### **ASSEMBLY BILL 305**

Practical Nurse" or "L.P.N.", "Licensed Attendant" or "L.A.", "Trained Attendant" or 1  $\mathbf{2}$ "T.A.", or otherwise seek to indicate that he or she is a licensed practical nurse or 3 licensed attendant. No licensed practical nurse or licensed attendant may use the 4 title, or otherwise seek to act as a registered, licensed, graduate or professional 5 nurse. Anyone violating this subsection shall be subject to the penalties prescribed by s. 441.13. The board shall grant without examination a license as a licensed 6 7 practical nurse to any person who was on July 1, 1949, a licensed attendant. This paragraph does not apply to any person who is licensed to practice practical nursing 8 9 by a jurisdiction, other than this state, that has adopted the nurse licensure compact 10 under s. 441.50.

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**SECTION 8.** 441.11 (1) to (3) of the statutes are amended to read:

441.11 (1) FOR COMPENSATION. Wherever the term "compensation" is used in
this chapter subchapter it shall include indirect compensation as well as direct
compensation and also the expectation thereof whether actually received or not.

(2) NURSE AND NURSING. Except as provided under s. 441.08, wherever the term
"nurse" is used in this chapter subchapter without modification or amplification it
shall mean only a registered nurse. Wherever the term "nursing" is used in this
chapter subchapter without modification or amplification it shall mean the practice
of professional nursing as specified in sub. (4).

(3) PRACTICE OF PRACTICAL NURSING. The practice of practical nursing under this
chapter subchapter means the performance for compensation of any simple acts in
the care of convalescent, subacutely or chronically ill, injured or infirm persons, or
of any act or procedure in the care of the more acutely ill, injured or infirm under the
specific direction of a nurse, physician, podiatrist licensed under ch. 448, dentist
licensed under ch. 447 or optometrist licensed under ch. 449, or under an order of a

#### **ASSEMBLY BILL 305**

person who is licensed to practice medicine, podiatry or dentistry in another state if 1  $\mathbf{2}$ that person prepared the order after examining the patient in that other state and 3 directs that the order be carried out in this state. A simple act is one which that does 4 not require any substantial nursing skill, knowledge or training, or the application 5 of nursing principles based on biological, physical or social sciences, or the 6 understanding of cause and effect in such acts and is one which that is of a nature 7 of those approved by the board for the curriculum of schools for licensed practical 8 nurses.

9 SECTION 9. 441.11 (3) of the statutes, as affected by 1997 Wisconsin Act 62, is
10 repealed and recreated to read:

11 441.11 (3) PRACTICE OF PRACTICAL NURSING. The practice of practical nursing 12under this subchapter means the performance for compensation of any simple acts 13 in the care of convalescent, subacutely or chronically ill, injured or infirm persons, 14or of any act or procedure in the care of the more acutely ill, injured or infirm under 15the specific direction of a nurse, physician, podiatrist licensed under ch. 448, dentist licensed under ch. 447 or optometrist licensed under ch. 449, or under an order of a 16 17person who is licensed to practice medicine, podiatry, dentistry or optometry in another state if that person prepared the order after examining the patient in that 18 19 other state and directs that the order be carried out in this state. A simple act is one 20 that does not require any substantial nursing skill, knowledge or training, or the 21application of nursing principles based on biological, physical or social sciences, or 22 the understanding of cause and effect in such acts and is one that is of a nature of 23those approved by the board for the curriculum of schools for licensed practical 24nurses.

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**SECTION 10.** 441.11 (4) of the statutes is amended to read:

- 5 -

#### **ASSEMBLY BILL 305**

441.11 (4) PRACTICE OF PROFESSIONAL NURSING. The practice of professional 1 2 nursing within the terms of this chapter subchapter means the performance for compensation of any act in the observation or care of the ill, injured or infirm, or for 3 4 the maintenance of health or prevention of illness of others, which act requires 5 substantial nursing skill, knowledge or training, or application of nursing principles 6 based on biological, physical and social sciences, such as the observation and 7 recording of symptoms and reactions, the execution of procedures and techniques in the treatment of the sick under the general or special supervision or direction of a 8 9 physician, podiatrist licensed under ch. 448, dentist licensed under ch. 447 or 10 optometrist licensed under ch. 449, or under an order of a person who is licensed to 11 practice medicine, podiatry or dentistry in another state if that person prepared the 12order after examining the patient in that other state and directs that the order be 13 carried out in this state, and the execution of general nursing procedures and 14techniques. Except as provided in s. 50.04 (2) (b), the practice of professional nursing 15includes the supervision of a patient and the supervision and direction of licensed practical nurses and less skilled assistants. 16

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**SECTION 11.** 441.11 (4) of the statutes, as affected by 1997 Wisconsin Act 62, is repealed and recreated to read:

19 441.11 (4) PRACTICE OF PROFESSIONAL NURSING. The practice of professional 20 nursing within the terms of this subchapter means the performance for 21 compensation of any act in the observation or care of the ill, injured or infirm, or for 22 the maintenance of health or prevention of illness of others, which act requires 23 substantial nursing skill, knowledge or training, or application of nursing principles 24 based on biological, physical and social sciences, such as the observation and 25 recording of symptoms and reactions, the execution of procedures and techniques in

- 6 -

#### **ASSEMBLY BILL 305**

the treatment of the sick under the general or special supervision or direction of a 1  $\mathbf{2}$ physician, podiatrist licensed under ch. 448, dentist licensed under ch. 447 or 3 optometrist licensed under ch. 449, or under an order of a person who is licensed to 4 practice medicine, podiatry, dentistry or optometry in another state if that person  $\mathbf{5}$ prepared the order after examining the patient in that other state and directs that 6 the order be carried out in this state, and the execution of general nursing procedures 7 and techniques. Except as provided in s. 50.04 (2) (b), the practice of professional 8 nursing includes the supervision of a patient and the supervision and direction of 9 licensed practical nurses and less skilled assistants.

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**SECTION 12.** 441.115 (1) of the statutes is amended to read:

11 441.115 (1) This chapter shall not be construed to affect nursing by friends, 12 members of the family or undergraduates in an accredited school, nor be construed 13 to interfere with members of religious communities or orders having charge of 14 hospitals or taking care of the sick in their homes, except that none of such excepted 15 persons while engaged in such activities shall represent <u>himself or</u> herself as a 16 registered, trained, certified or graduate nurse unless registered under this <del>chapter</del> 17 subchapter.

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**SECTION 13.** 441.115(2)(a) of the statutes is amended to read:

441.115 (2) (a) In this subsection, "nursing credential" means a license, permit
or certificate of registration or certification that is granted to a person by another
state or territory or by a foreign country or province and that authorizes or qualifies
the person holding the credential to perform acts that are substantially the same as
those performed by a person licensed as a registered nurse or licensed practical nurse
under this chapter subchapter. In this paragraph, "state or territory" excludes any

25 <u>state or territory that has adopted the nurse licensure compact under s. 441.50</u>.

- 7 -

#### **ASSEMBLY BILL 305**

**SECTION 14.** 441.115 (2) (b) of the statutes is amended to read: 1  $\mathbf{2}$ 441.115 (2) (b) A person who holds a current, valid nursing credential may 3 practice professional or practical nursing in this state, as provided under par. (c), for not more than 72 consecutive hours each year without holding a license granted by 4 5 the board under this chapter subchapter if the board determines that the 6 requirements for the nursing credential that the person holds are substantially 7 equivalent to the requirements for licensure under this <del>chapter</del> subchapter. Except in an emergency, the person shall provide to the board, at least 7 days before 8 9 practicing professional or practical nursing for the person who is specified under par. 10 (c) 2., written notice that includes the name of the person providing notice, the type 11 of nursing credential that the person holds and the name of the state, territory, 12foreign country or province that granted the nursing credential. In the event of an 13emergency, the person shall provide to the board written notice that includes the 14 information otherwise required under this paragraph, as soon as practicable. 15**SECTION 15.** 441.13 of the statutes is amended to read: 16 441.13 Penalty. (1) Any person violating this chapter subchapter or 17knowingly employing another in violation of this chapter subchapter may be fined

not more than \$250 or imprisoned not more than one year in the county jail.
(2) No action may be brought or other proceeding had to recover compensation

for professional nursing services unless at the time such services were rendered the person rendering the same was a registered nurse or had a temporary permit issued under this chapter subchapter.

23 (3) The remedy of injunction may be used in enforcing this chapter subchapter.
24 SECTION 16. 441.15 (3) (a) of the statutes is amended to read:

- 8 -

# **ASSEMBLY BILL 305**

1	441.15 (3) (a) The board shall grant a license to engage in the practice of
2	nurse-midwifery to any person licensed as a registered nurse under this <del>chapter</del>
3	subchapter or in a party state, as defined in s. 441.50 (2) (j), who meets the
4	educational and training prerequisites established by the board for the practice of
5	nurse-midwifery and who pays the fee specified under s. 440.05 (1).
6	SECTION 17. Subchapter II of chapter 441 [precedes 441.50] of the statutes is
7	created to read:
8	SUBCHAPTER II
9	NURSE LICENSURE COMPACT
10	441.50 Nurse Licensure Compact.
11	(1) ARTICLE I - FINDINGS AND DECLARATION OF PURPOSE.
12	(a) The party states find all of the following:
13	1. That the health and safety of the public are affected by the degree of
14	compliance with and the effectiveness of enforcement activities related to state nurse
15	licensure laws.
16	2. That violations of nurse licensure and other laws regulating the practice of
17	nursing may result in injury or harm to the public.
18	3. That the expanded mobility of nurses and the use of advanced
19	communication technologies as part of our nation's health care delivery system
20	require greater coordination and cooperation among states in the areas of nurse
21	licensure and regulation.
22	4. That new practice modalities and technology make compliance with
23	individual state nurse licensure laws difficult and complex.
24	5. That the current system of duplicative licensure for nurses practicing in

**ASSEMBLY BILL 305** 

#### LRB-2286/2 PG&MDK:wlj:jf SECTION 17

1	(b) The general purposes of this compact are as follows:
2	1. To facilitate the states' responsibility to protect the public's health and safety.
3	2. To ensure and encourage the cooperation of party states in the areas of nurse
4	licensure and regulation.
5	3. To facilitate the exchange of information between party states in the areas
6	of nurse regulation, investigation and adverse actions.
7	4. To promote compliance with the laws governing the practice of nursing in
8	each jurisdiction.
9	5. To invest all party states with the authority to hold a nurse accountable for
10	meeting all state practice laws in the state in which the patient is located at the time
11	care is rendered through the mutual recognition of party state licenses.
12	(2) ARTICLE II - DEFINITIONS. As used in this compact:
13	(a) "Adverse action" means a home or remote state action.
14	(b) "Alternative program" means a voluntary, nondisciplinary monitoring
15	program approved by a nurse licensing board.
16	(c) "Coordinated licensure information system" means an integrated process
17	for collecting, storing and sharing information on nurse licensure and enforcement
18	activities related to nurse licensure laws, which is administered by a nonprofit
19	organization composed of and controlled by state nurse licensing boards.
20	(d) "Current significant investigative information" means any of the following:
21	1. Investigative information that a licensing board, after a preliminary inquiry
22	that includes notification and an opportunity for the nurse to respond if required by
23	state law, has reason to believe is not groundless and, if proved true, would indicate
24	more than a minor infraction.

- 10 -

#### **ASSEMBLY BILL 305**

Investigative information that indicates that the nurse represents an 1 2. $\mathbf{2}$ immediate threat to public health and safety regardless of whether the nurse has 3 been notified and had an opportunity to respond.

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(e) "Home state" means the party state that is the nurse's primary state of residence.

6 (f) "Home state action" means any administrative, civil, equitable or criminal 7 action permitted by the home state's laws that are imposed on a nurse by the home 8 state's licensing board or other authority including actions against an individual's 9 license, such as revocation, suspension, probation or any other action that affects a 10 nurse's authorization to practice.

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(g) "Licensing board" means a party state's regulatory body responsible for 12issuing nurse licenses.

13 (h) "Multistate licensure privilege" means current, official authority from a 14remote state permitting the practice of nursing as either a registered nurse or a 15licensed practical/vocational nurse in such party state. All party states have the 16 authority, in accordance with existing state due process law, to take actions against 17the nurse's privilege, such as revocation, suspension, probation or any other action that affects a nurse's authorization to practice. 18

(i) "Nurse" means a registered nurse or licensed practical/vocational nurse, as 19 20 those terms are defined by each party's state practice laws.

21

(j) "Party state" means any state that has adopted this compact.

(k) "Remote state" means a party state, other than the home state, where the 22 23patient is located at the time nursing care is provided, or, in the case of the practice 24of nursing not involving a patient, in such party state where the recipient of nursing practice is located. 25

### **ASSEMBLY BILL 305**

1	(L) "Remote state action" means any of the following:
2	1. Any administrative, civil, equitable or criminal action permitted by a remote
3	state's laws that are imposed on a nurse by the remote state's licensing board or other
4	authority including actions against an individual's multistate licensure privilege to
5	practice in the remote state.
6	2. Cease and desist and other injunctive or equitable orders issued by remote
7	states or the licensing boards thereof.
8	(m) "State" means a state, territory, or possession of the United States, the
9	District of Columbia or the Commonwealth of Puerto Rico.
10	(n) "State practice laws" means those individual party's state laws and
11	regulations that govern the practice of nursing, define the scope of nursing practice,
12	and create the methods and grounds for imposing discipline. "State practice laws"
13	does not include the initial qualifications for licensure or requirements necessary to
14	obtain and retain a license, except for qualifications or requirements of the home
15	state.
16	(3) ARTICLE III - GENERAL PROVISIONS AND JURISDICTION.
17	(a) A license to practice registered nursing issued by a home state to a resident
18	in that state will be recognized by each party state as authorizing a multistate
19	licensure privilege to practice as a registered nurse in such party state. A license to
20	practice licensed practical/vocational nursing issued by a home state to a resident in
21	that state will be recognized by each party state as authorizing a multistate licensure
22	privilege to practice as a licensed practical/vocational nurse in such party state. In

order to obtain or retain a license, an applicant must meet the home state's
qualifications for licensure and license renewal as well as all other applicable state

laws.

#### **ASSEMBLY BILL 305**

1 (b) Party states may, in accordance with state due process laws, limit or revoke 2 the multistate licensure privilege of any nurse to practice in their state and may take 3 any other actions under their applicable state laws necessary to protect the health 4 and safety of their citizens. If a party state takes such action, it shall promptly notify 5 the administrator of the coordinated licensure information system. The 6 administrator of the coordinated licensure information system shall promptly notify 7 the home state of any such actions by remote states.

- 13 -

8 (c) Every nurse practicing in a party state must comply with the state practice 9 laws of the state in which the patient is located at the time care is rendered. In 10 addition, the practice of nursing is not limited to patient care, but shall include all 11 nursing practice as defined by the state practice laws of a party state. The practice 12 of nursing will subject a nurse to the jurisdiction of the nurse licensing board and the 13 courts, as well as the laws, in that party state.

(d) This compact does not affect additional requirements imposed by states for
advanced practice registered nursing. However, a multistate licensure privilege to
practice registered nursing granted by a party state shall be recognized by other
party states as a license to practice registered nursing if one is required by state law
as a precondition for qualifying for advanced practice registered nurse
authorization.

(e) Individuals not residing in a party state shall continue to be able to apply
for nurse licensure as provided for under the laws of each party state. However, the
license granted to these individuals will not be recognized as granting the privilege
to practice nursing in any other party state unless explicitly agreed to by that party
state.

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(4) ARTICLE IV - APPLICATIONS FOR LICENSURE IN A PARTY STATE.

#### **ASSEMBLY BILL 305**

(a) Upon application for a license, the licensing board in a party state shall 1  $\mathbf{2}$ ascertain, through the coordinated licensure information system, whether the 3 applicant has ever held, or is the holder of, a license issued by any other state, 4 whether there are any restrictions on the multistate licensure privilege, and whether 5 any other adverse action by any state has been taken against the license.

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(b) A nurse in a party state shall hold licensure in only one party state at a time. 7 issued by the home state.

8 (c) A nurse who intends to change his or her primary state of residence may 9 apply for licensure in the new home state in advance of such change. However, new 10 licenses will not be issued by a party state until after a nurse provides evidence of 11 the change in his or her primary state of residence satisfactory to the new home 12state's licensing board.

13 (d) 1. When a nurse changes his or her primary state of residence by moving 14between two party states, and obtains a license from the new home state, the license 15from the former home state is no longer valid.

16 2. When a nurse changes his or her primary state of residence by moving from 17a nonparty state to a party state, and obtains a license from the new home state, the individual state license issued by the nonparty state is not affected and will remain 18 in full force if so provided by the laws of the nonparty state. 19

20 3. When a nurse changes his or her primary state of residence by moving from 21a party state to a nonparty state, the license issued by the prior home state converts 22to an individual state license, valid only in the former home state, without the 23multistate licensure privilege to practice in other party states.

 $\mathbf{24}$ (5) ARTICLE V - ADVERSE ACTIONS. In addition to the general provisions described in sub. (3), the following provisions apply: 25

- 14 -

#### **ASSEMBLY BILL 305**

1 (a) The licensing board of a remote state shall promptly report to the 2 administrator of the coordinated licensure information system any remote state 3 actions including the factual and legal basis for such action, if known. The licensing 4 board of a remote state shall also promptly report any significant current 5 investigative information yet to result in a remote state action. The administrator 6 of the coordinated licensure information system shall promptly notify the home 7 state of any such reports.

8 (b) The licensing board of a party state shall have the authority to complete any 9 pending investigations for a nurse who changes his or her primary state of residence 10 during the course of such investigations. It shall also have the authority to take 11 appropriate actions, and shall promptly report the conclusions of such investigations 12 to the administrator of the coordinated licensure information system. The 13 administrator of the coordinated licensure information system shall promptly notify 14 the new home state of any such actions.

- (c) A remote state may take adverse action affecting the multistate licensure
  privilege to practice within that party state. However, only the home state shall have
  the power to impose adverse action against the license issued by the home state.
- (d) For purposes of imposing adverse action, the licensing board of the home
  state shall give the same priority and effect to reported conduct received from a
  remote state as it would if such conduct had occurred within the home state. In so
  doing, it shall apply its own state laws to determine appropriate action.

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

#### **ASSEMBLY BILL 305**

1 (f) Nothing in this compact shall override a party state's decision that 2 participation in an alternative program may be used in lieu of licensure action and 3 that such participation shall remain nonpublic if required by the party state's laws. 4 Party states must require nurses who enter any alternative programs to agree not 5 to practice in any other party state during the term of the alternative program 6 without prior authorization from such other party state.

7 (6) ARTICLE VI - ADDITIONAL AUTHORITIES INVESTED IN PARTY STATE NURSE
8 LICENSING BOARDS. Notwithstanding any other powers, party state nurse licensing
9 boards shall have the authority to do any of the following:

(a) If otherwise permitted by state law, recover from the affected nurse the costs
of investigations and disposition of cases resulting from any adverse action taken
against that nurse.

13 (b) Issue subpoenas for both hearings and investigations that require the 14attendance and testimony of witnesses, and the production of evidence. Subpoenas 15issued by a nurse licensing board in a party state for the attendance and testimony of witnesses, or the production of evidence from another party state, or both, shall 16 17be enforced in the latter state by any court of competent jurisdiction, according to the practice and procedure of that court applicable to subpoen issued in proceedings 18 pending before it. The issuing authority shall pay any witness fees, travel expenses, 19 20mileage and other fees required by the service statutes of the state where the 21witnesses or evidence, or both, are located.

(c) Issue cease and desist orders to limit or revoke a nurse's authority to practicein their state.

24 (d) Promulgate uniform rules and regulations as provided for in sub. (8) (c).

25 (7) Article VII - Coordinated Licensure Information System.

- 16 -

#### **ASSEMBLY BILL 305**

1 (a) All party states shall participate in a cooperative effort to create a 2 coordinated data base of all licensed registered nurses and licensed 3 practical/vocational nurses. This system will include information on the licensure 4 and disciplinary history of each nurse, as contributed by party states, to assist in the 5 coordination of nurse licensure and enforcement efforts.

6 (b) Notwithstanding any other provision of law, all party states' licensing 7 boards shall promptly report adverse actions, actions against multistate licensure 8 privileges, any current significant investigative information yet to result in adverse 9 action, denials of applications, and the reasons for such denials, to the coordinated 10 licensure information system.

- (c) Current significant investigative information shall be transmitted through
   the coordinated licensure information system only to party state licensing boards.
- (d) Notwithstanding any other provision of law, all party states' licensing
  boards contributing information to the coordinated licensure information system
  may designate information that may not be shared with nonparty states or disclosed
  to other entities or individuals without the express permission of the contributing
  state.

(e) Any personally identifiable information obtained by a party states' licensing
board from the coordinated licensure information system may not be shared with
nonparty states or disclosed to other entities or individuals except to the extent
permitted by the laws of the party state contributing the information.

(f) Any information contributed to the coordinated licensure information
system that is subsequently required to be expunged by the laws of the party state
contributing that information, shall also be expunged from the coordinated licensure
information system.

- 17 -

#### **ASSEMBLY BILL 305**

1 (e) The compact administrators, acting jointly with each other and in 2 consultation with the administrator of the coordinated licensure information 3 system, shall formulate necessary and proper procedures for the identification, 4 collection and exchange of information under this compact.

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(8) ARTICLE VIII - COMPACT ADMINISTRATION AND INTERCHANGE OF INFORMATION.

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(a) The secretary of the department, or his or her designee, shall be the administrator of this compact for this state.

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8 (b) The compact administrator of each party state shall furnish to the compact 9 administrator of each other party state any information and documents including, 10 but not limited to, a uniform data set of investigations, identifying information, 11 licensure data and disclosable alternative program participation information to 12 facilitate the administration of this compact.

(c) Compact administrators shall have the authority to develop uniform rules
to facilitate and coordinate implementation of this compact. These uniform rules
shall be adopted by party states, under the authority invested under sub. (6) (d).

(9) ARTICLE IX - IMMUNITY. No party state or the officers or employes or agents
of a party state's nurse licensing board who acts in accordance with the provisions
of this compact shall be liable on account of any act or omission in good faith while
engaged in the performance of their duties under this compact. Good faith in this
article shall not include wilful misconduct, gross negligence or recklessness.

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(10) ARTICLE X - ENTRY INTO FORCE, WITHDRAWAL AND AMENDMENT.

(a) This compact shall enter into force and become effective as to any state when
it has been enacted into the laws of that state. Any party state may withdraw from
this compact by enacting a statute repealing the same, but no such withdrawal shall

take effect until 6 months after the withdrawing state has given notice of the
withdrawal to the executive heads of all other party states.

3 (b) No withdrawal shall affect the validity or applicability by the licensing
4 boards of states remaining party to the compact of any report of adverse action
5 occurring prior to the withdrawal.

6 (c) Nothing contained in this compact shall be construed to invalidate or 7 prevent any nurse licensure agreement or other cooperative arrangement between 8 a party state and a nonparty state that is made in accordance with the other 9 provisions of this compact.

(d) This compact may be amended by the party states. No amendment to this
compact shall become effective and binding upon the party states unless and until
it is enacted into the laws of all party states.

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(11) ARTICLE XI - CONSTRUCTION AND SEVERABILITY.

14 (a) This compact shall be liberally construed so as to effectuate the purposes 15thereof. The provisions of this compact shall be severable and if any phrase, clause, 16 sentence or provision of this compact is declared to be contrary to the constitution of 17any party state or of the United States or the applicability thereof to any government, agency, person or circumstance is held invalid, the validity of the remainder of this 18 compact and the applicability thereof to any government, agency, person or 19 20 circumstance shall not be affected thereby. If this compact shall be held contrary to 21the constitution of any state party thereto, the compact shall remain in full force and 22effect as to the remaining party states and in full force and effect as to the party state 23affected as to all severable matters.

(b) In the event party states find a need for settling disputes arising under this
compact, the party states may submit the issues in dispute to an arbitration panel

#### ASSEMBLY BILL 305

that will be comprised of an individual appointed by the compact administrator in
the home state, an individual appointed by the compact administrator in the remote
state or states involved and an individual mutually agreed upon by the compact
administrators of all the party states involved in the dispute. The decision of a
majority of the arbitrators shall be final and binding.
SECTION 18. Effective dates. This act takes effect on the day after publication,

- 7 except as follows:
- 8 (1) The repeal and recreation of section 441.11 (3) and (4) of the statutes takes
  9 effect on April 1, 2000, or the day after publication, whichever is later.
- 10

#### (END)

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