Counseling Compact Commission

Rules Document

Title of Rule: Rule on Definitions

Vote on Rule: This rule will be discussed and voted on at the Annual Business Meeting of 2023 (October 25, 2023).

Public comment: Interested persons may electronically submit written comments on the proposed rule to counselingcompactrule@csg.org with the subject line “CCC rule comment” or by attending the meeting at which the rule will be discussed and voted on. Written comments on the proposed rule must be submitted by 2 pm ET on October 23.

Effective: TBD (30 days from full commission approval)

History for Rule: May 24, 2023: Rule Introduced at Rules Committee Meeting.

June 28, 2023: Rule Approved as Amended at Rules Committee Meeting.

Sent to Executive Committee for consideration.

July 26, 2023: Rule Approved at Executive Committee Meeting.

October 25, 2023: Rule Considered by Full Commission.

Chapter 1: Rulemaking on Definitions

Authority: Section 2: Definitions, Subsections F and H

Section 9: Establishment of the Counseling Compact Commission

Section 11: Rulemaking

1.0 Purpose: Pursuant to Section 9.C.5 and Section 11, the Counseling Compact Commission shall promulgate reasonable and lawful uniform rules to facilitate and coordinate implementation and administration of the Counseling Compact. This rule will become effective upon passage by the Counseling Compact Commission as provided in Section 11 of the Counseling Compact.

1.1 Definition(s): (a) “Home State License” as distinguished from a single-state license means an active, unencumbered license issued by the primary state of residence which allows the licensee to be eligible to become authorized to practice in all compact member states via a privilege to practice.
(b) “Initial Privilege to Practice” occurs when a compact applicant is deemed by their home state to be eligible to receive compact privileges to practice in a remote state.

(c) “Minor Infraction” means an infraction not related to the practice of counseling as determined by each state’s regulatory authority in which the licensee remains unencumbered and does not prevent the licensee from retaining or renewing a home state license or privilege to practice and is not reportable to the National Practitioners Data Bank.

(d) “Unencumbered License” means a license issued to a Licensed Professional Counselor that is currently in good standing and not restricted by any terms, conditions, limitations or sanctions attached to it or imposed by a state licensing board or authority.