4.0 Recognition of privilege to practice. A remote state shall recognize the privilege to practice of an individual who is licensed in another member state, provided that:

(a) the home state complies with section 3 of the Compact; and

(b) the individual is performing EMS duties that are assigned by an EMS agency that is authorized in the remote state (for purposes of this section, such duties shall include the individual's travel to, from and between the location(s) in the remote state at which the individual's assigned EMS duties are to be performed); and

(c) the results of the individual's criminal history background check are documented by all home states where the individual is licensed as qualified (per section 11.7(a) of these rules); and

(d) the individual has an unrestricted license issued by the home state wherein the EMS agency for which the individual is practicing in the remote state; and

(e) the individual's privilege to practice has not been restricted or revoked by any member state (except as provided in section 4.2 of these rules).

4.1 Notification of privilege to practice status

(a) Home states shall notify the Commission of the privilege to practice status for each individual licensed by the home state to the Commission as described in section 11.4 of these rules as unrestricted, restricted, suspended, or revoked, or denied.

(b) When a home state restricts, suspends, or revokes an individual's license, the home state shall notify the Commission of the individual's eligibility to request restoration of the privilege to practice on the adverse action order as:

   (i) Eligible for privilege to practice restoration. The home state EMS authority where the action was taken authorizes the individual to request reinstatement of the privilege to practice in remote states, or
   
   (ii) Ineligible for privilege to practice restoration. The home state EMS authority where the action was taken does not authorize the individual to request reinstatement of the privilege to practice in remote states.

11.7  REPEALED March 26, 2021  Criminal history background check results. Member states will indicate the status based on the background check as indicated in section 11.7(b)(i) through (iii) of these rules.

(a) No information received from the Federal Bureau of Investigation (FBI) relating to a federal criminal records check performed by a member state under Public Law 92-544 will be shared or reported.

(b) The following information for all individuals licensed by the member state must be reported within ten (10) business days of completion of the background check:

   (i) Qualified. The individual has no records of any criminal convictions in the criminal history background check; or
   
   (ii) Disqualified. The individual has record(s) of criminal conviction(s) in the
criminal history background check that are disqualifying for licensure in that state; or
(iii) Findings. The individual has record(s) of criminal conviction(s) in the
criminal-history background check that are not disqualifying for licensure in that state.