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## Draft Rule on Legacy Eligibility for Privilege to Practice

**Title of Rule:** Rule on Legacy Eligibility for Privilege to Practice

**Drafted:** February 22, 2024

**Meeting at which Rule will be discussed and voted on:**

**Public Comment:** Interested persons may electronically submit written comments on the proposed rule to [gsearls@clear-ams.org](mailto:gsearls@clear-ams.org) with the subject line “Counseling Compact Commission 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 (enter time and date).

**Effective:** 30 days after Full Commission Approval.

**History:** March 28, 2024 Rule introduced at Rules Committee Meeting.  
April 25, 2024 Rule adopted by the Rules Committee

**Chapter 5:** Rulemaking on Legacy Eligibility for Privilege to Practice

**Authority:** Section 3: State Participation in the Compact

Section 4: Privilege to Practice

Section 9: Establishment of the Counseling Compact Commission

Section 11: Rulemaking

**5.0 Purpose:** Pursuant to Section 3.A.2, 3.A.3, 4.A, and Section 9, a State must currently: Require Licensees to have a 60 semester-hour (or 90 quarter-hour) master’s degree in counseling or 60 semester-hours (or 90 quarter-hours) of graduate course work in defined areas of study and require Licensees to pass a nationally recognized exam approved by the Commission.

The Counseling Compact Commission shall promulgate reasonable and lawful uniform rules to facilitate and coordinate the implementation and administration of the Counseling Compact. This rule will become effective upon passage by the Counseling Compact Commission as provided in Section 9 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.

**5.1 Legacy Eligibility:**

- A. Licensed Professional Counselors licensed for independent clinical practice prior to the effective date of their Home State becoming a Member State of the compact will be deemed compact eligible if they also meet all of the other requirements of Sections 3.B.3 and 4.A of the Compact.