

Re: Draft Rules - response requested by August 18th

1 message

Larry Marx <lmarx@utah.gov>

Thu, Aug 15, 2019 at 12:43 PM

To: Christine Farrelly -MDH- <christine.farrelly@maryland.gov>

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All,

In as much as each state has varied records access laws I suggest a couple changes to the records (9) section of the rule. We can add to this in the future but it may protect from disclosure of records.

Larry

All,

On Thu, Aug 15, 2019 at 11:12 AM Christine Farrelly -MDH- <christine.farrelly@maryland.gov> wrote:

The attached draft rules have to be sent to all Commissioners by August 20th so they can be considered at November's Full Commission meeting.

We would very much appreciate any comments or suggestions by Sunday, August 18th. We do recognize that this is a very short turnaround and if you are unable to review before the 18th, please submit your comments and recommendations during the Commissioner comment period.

Pursuant to our discussion at Tuesday's meeting, we added to the Definitions (see 8.2, page 1), added a section on Terminations of Membership in the Compact (see 8.5 page 2) and added a section on Confidentiality of Records (see 9, page 3).

Specific questions for all:

1. Should there be an immunity provision for a State that is terminated? (there is one for States that withdraw)

2. Should there be a catch all for confidentiality? (see 9.2 b. on page 3)

Marschall - are there any other confidential records that are in possession of the Commission that should be confidential?

Thanks, -C

Christine A. Farrelly Executive Director Maryland Board of Physicians

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