

Primary Responsibilities of Compact Privilege Holders

PTs and PTAs holding compact privileges should refer to the current Commission <u>rules</u>, PT Compact <u>model statute</u>, and the specific laws, rules, and regulations governing the practice of physical therapy in the state(s) in which they practice/work to make sure they are following all requirements. This guidance is only a resource and is not a comprehensive list or legal document.

Physical Therapy Compact Privilege Holders Must:

- Maintain a home state residence in a PT Compact member state and hold an active license in that same home state. The home state must also be actively issuing compact privileges.
- Maintain zero encumbrances and adverse actions against all physical therapy licenses, including licenses held in non-Compact member states.
- Pay any and all fees associated with obtaining a compact privilege.
- Meet any jurisprudence requirements established by the state where a compact privilege is sought.
- Function within the laws, rules, and regulations of the remote state where the patient/client is located.
- Provide verification of compliance with home state residency requirements upon request from the Commission.
- Notify the Commission of a change of name within thirty (30) days of the change.
- Notify the Commission of change in home state address within thirty (30) days of the change.
- Report to the Commission any encumbrance or adverse action placed upon any physical therapist or physical therapist assistant license held by the compact privilege holder in a nonmember state within two (2) business days of the effective date of the encumbrance or adverse action. Encumbrances and disciplinary actions must be emailed to <u>discipline@ptcompact.org</u>.

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