1999 LAWS OF MARYLAND

ARTICLE IV. APPLICATIONS FOR LICENSURE IN A PARTY STATE.

7.

- (A) UPON APPLICATION FOR A LICENSE, THE LICENSING BOARD IN A PARTY STATE SHALL ASCERTAIN, THROUGH THE COORDINATED LICENSURE INFORMATION SYSTEM, WHETHER:
- (1) THE APPLICANT HAS EVER HELD, OR IS THE HOLDER OF, A LICENSE ISSUED BY ANY OTHER STATE;
- $\hspace{0.1in}$ (2) There are any restrictions on the multistate license Privilege, and
- (3) ANY OTHER ADVERSE ACTION BY ANY STATE HAS BEEN TAKEN AGAINST THE LICENSEE.
- (B) A NURSE IN A PARTY STATE SHALL HOLD LICENSURE IN ONLY ONE PARTY STATE AT A TIME, ISSUED BY THE HOME STATE.
- (C) A NURSE WHO INTENDS TO CHANGE PRIMARY STATE OF RESIDENCE MAY APPLY FOR LICENSURE IN THE NEW HOME STATE IN ADVANCE OF SUCH A CHANGE, PROVIDED THAT THE NURSE SUBMITS EVIDENCE OF THE CHANGE IN PRIMARY STATE OF RESIDENCE THAT IS SATISFACTORY TO THE NEW HOME STATE'S LICENSING BOARD.
 - (D) WHEN A NURSE CHANGES PRIMARY STATE OF RESIDENCE BY MOVING:
- (1) BETWEEN TWO PARTY STATES AND OBTAINS A LICENSE FROM THE NEW HOME STATE, THE LICENSE FROM THE FORMER HOME STATE IS NO LONGER VALID;
- (2) FROM A NONPARTY STATE TO A PARTY STATE AND OBTAINS A LICENSE FROM THE NEW HOME STATE, THE INDIVIDUAL STATE LICENSE ISSUED BY THE NONPARTY STATE WILL REMAIN IN FULL FORCE AND EFFECT, SUBJECT TO THE LAWS OF THE NONPARTY STATE: OR
- (3) FROM A PARTY STATE TO A NONPARTY STATE, THE LICENSE ISSUED BY THE FORMER HOME STATE CONVERTS TO AN INDIVIDUAL STATE LICENSE, VALID ONLY IN THE FORMER HOME STATE, WITHOUT THE MULTISTATE LICENSURE PRIVILEGE TO PRACTICE IN OTHER PARTY STATES.

ARTICLE V. ADVERSE ACTIONS.

8.

IN ADDITION TO THE GENERAL PROVISIONS CONTAINED IN ARTICLE III, THE FOLLOWING PROVISIONS APPLY:

(A) THE LICENSING BOARD OF A REMOTE STATE SHALL PROMPTLY NOTIFY THE ADMINISTRATOR OF THE COORDINATED LICENSURE INFORMATION SYSTEM OF ANY REMOTE STATE ACTIONS, INCLUDING THE FACTUAL AND LEGAL BASIS FOR SUCH ACTION, IF KNOWN, AND PROMPTLY REPORT ANY SIGNIFICANT CURRENT