

where athletes or athletic teams may compete.

**(6) Institution of higher education**

The term “institution of higher education” has the meaning given such term in section 1001 of title 20.

**(7) License**

The term “license” or “licensure”, as applied with respect to a covered sports medicine professional, means a professional that has met the requirements and is approved to provide covered medical services in accordance with State laws and regulations in the primary State. Such term may include the registration or certification, or any other form of special recognition, of an individual as such a professional, as applicable.

**(8) National governing body**

The term “national governing body” has the meaning given such term in section 220501 of title 36.

**(9) Primary State**

The term “primary State” means, with respect to a covered sports medicine professional, the State in which—

(A) the covered sports medicine professional is licensed to practice; and

(B) the majority of the covered sports medicine professional’s practice is underwritten for medical professional liability insurance coverage.

**(10) Secondary State**

The term “secondary State” means, with respect to a covered sports medicine professional, any State that is not the primary State.

**(11) State**

The term “State” means each of the several States, the District of Columbia, and each commonwealth, territory, or possession of the United States.

**(12) Substantially similar**

The term “substantially similar”, with respect to the licensure by primary and secondary States of a sports medicine professional, means that both the primary and secondary States have in place a form of licensure for such professionals that permits such professionals to provide covered medical services.

(Pub. L. 115–254, div. A, §12, Oct. 5, 2018, 132 Stat. 3197.)

**Statutory Notes and Related Subsidiaries**

SHORT TITLE

Pub. L. 115–254, div. A, §11, Oct. 5, 2018, 132 Stat. 3197, provided that: “This division [enacting this chapter] may be cited as the ‘Sports Medicine Licensure Clarity Act of 2018’.”

**CHAPTER 113—CONCRETE MASONRY PRODUCTS RESEARCH, EDUCATION, AND PROMOTION**

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**§ 8701. Declaration of policy**

**(a) Purpose**

The purpose of this chapter is to authorize the establishment of an orderly program for developing, financing, and carrying out an effective, continuous, and coordinated program of research, education, and promotion, including funds for marketing and market research activities, that is designed to—

(1) strengthen the position of the concrete masonry products industry in the domestic marketplace;

(2) maintain, develop, and expand markets and uses for concrete masonry products in the domestic marketplace; and

(3) promote the use of concrete masonry products in construction and building.

**(b) Limitation**

Nothing in this chapter may be construed to provide for the control of production or otherwise limit the right of any person to manufacture concrete masonry products.

(Pub. L. 115–254, div. E, §1302, Oct. 5, 2018, 132 Stat. 3469.)

**Statutory Notes and Related Subsidiaries**

SHORT TITLE

Pub. L. 115–254, div. E, §1301, Oct. 5, 2018, 132 Stat. 3469, provided that: “This division [enacting this chapter] may be cited as the ‘Concrete Masonry Products Research, Education, and Promotion Act of 2018’.”

**§ 8702. Definitions**

For the purposes of this chapter:

**(1) Block machine**

The term “block machine” means a piece of equipment that utilizes vibration and compaction to form concrete masonry products.

**(2) Board**

The term “Board” means the Concrete Masonry Products Board established under section 8704 of this title.

**(3) Cavity**

The term “cavity” means the open space in the mold of a block machine capable of forming a single concrete masonry unit having nominal plan dimensions of 8 inches by 16 inches.