CARRIED Hon Brendan Maguire March 21,2025 CWHB, Bill 36, Churc.

# Bill #36 Free Trade and Mobility within Canada Act

# CHANGES RECOMMENDED TO THE COMMITTEE OF THE WHOLE HOUSE ON BILLS BY THE PREMIER

PAGE 1, Clause 2 - delete "provinces and territories of" and substitute "Province and other jurisdictions within".

#### PAGE 1, Clause 3 -

- (a) add "(1)" immediately after the clause number;
- (b) add "or the regulations" after "this Act" the first time it appears;
- (c) delete "prevails" and substitute "and the regulations prevail"; and
- (d) add the following subclause immediately after subclause (1) (as renumbered):
- (2) Notwithstanding subsection (1), this Act does not apply to a person seeking to practise in, or a licensing authority of, a regulated health profession as defined in the *Patient Access to Care Act*.

## PAGE 1, subclause 4(1) - delete and substitute:

(1) In this Section, "reciprocating jurisdiction" means a signatory to the Canadian Free Trade Agreement, other than the Province, that, as determined by the Governor in Council, has in force legislation similar to and corresponding with this Act or that has taken other satisfactory steps.

PAGE 1, subclause 4(2) - delete "province or territory" and substitute "jurisdiction".

#### PAGE 1, subclause 4(3) -

- (a) delete "manufactured or produced" each time it appears and substitute "manufactured, produced or approved for use" in each case; and
- (b) delete "province or territory" each time it appears and substitute "jurisdiction" in each case.

### PAGE 1, Clause 4 - delete subclauses (4) and (5) and substitute the following subclauses:

(4) Subject to subsection (5), where a person is required under an Act or regulation of the Province to obtain a licence or certification from a regulatory body of the Province, the person is entitled to be issued such licence or certification if the person holds an equivalent licence or certification issued by a regulatory body of a reciprocating jurisdiction and is good standing with that regulatory body.

- (5) A regulatory body shall, before issuing a licence or certification to a person entitled under subsection (4) to receive the licence or certification, require the person to provide evidence that
  - (a) the person is in good standing with the relevant regulatory body of the reciprocating jurisdiction and that there are no outstanding complaints against the person in the reciprocating jurisdiction; and
  - (b) the person holds professional liability insurance satisfactory to the regulatory body.
- (6) Where a person entitled under subsection (4) to receive a licence or certification applies to a regulatory body of the Province for the licence or certification and provides the evidence required by subsection (5), the regulatory body shall issue the licence or certification to that person within 10 business days.

Page 1, subclause 5(1) - reletter paragraphs (a) and (b) as (b) and (c) and add the following paragraph immediate before paragraph (b) (as relettered):

(a) respecting the evidence that a regulatory body may require under subsection 4(5);