#### ENROLLED

#### COMMITTEE SUBSTITUTE

FOR

### Senate Bill No. 535

(SENATORS STOLLINGS, FOSTER AND MILLER, original sponsors)

 $[Passed\ March\ 10,\ 2012;\ in\ effect\ ninety\ days\ from\ passage.]$ 

AN ACT to amend and reenact §30-3-16 of the Code of West Virginia,1931, as amended; to amend and reenact §30-7-15a of said code; and to amend and reenact §30-14A-1 of said code, all relating to expanding prescriptive authority of advanced practice registered nurses, physician assistants and assistants to osteopathic physicians and surgeons to allow the prescribing of medications for chronic diseases for an annual supply; clarifying that controlled substances are not included and chronic pain management is excluded from chronic diseases; eliminating the exclusion for prescribing anticoagulants for the specific prescribers; and correcting terminology.

Be it enacted by the Legislature of West Virginia:

That §30-3-16 of the Code of West Virginia, 1931, as amended, be amended and reenacted; that §30-7-15a of said code be amended and reenacted; and that §30-14A-1 of said code be amended and reenacted, all to read as follows:

#### ARTICLE 3. WEST VIRGINIA MEDICAL PRACTICE ACT.

- §30-3-16. Physician assistants; definitions; Board of Medicine rules; annual report; licensure; temporary license; relicensure; job description required; revocation or suspension of licensure; responsibilities of supervising physician; legal responsibility for physician assistants; reporting by health care facilities; identification; limitations on employment and duties; fees; continuing education; unlawful representation of physician assistant as a physician; criminal penalties.
  - 1 (a) As used in this section:
  - 2 (1) "Approved program" means an educational program
  - 3 for physician assistants approved and accredited by the
  - 4 Committee on Accreditation of Allied Health Education
  - 5 Programs or its successor;
  - 6 (2) "Health care facility" means any licensed hospital, 7 nursing home, extended care facility, state health or mental 8 institution, clinic or physician's office;
  - 9 (3) "Physician assistant" means an assistant to a physi-10 cian who is a graduate of an approved program of instruction
  - 11 in primary health care or surgery, has attained a baccalaure-
  - 12 ate or master's degree, has passed the national certification
  - 13 examination and is qualified to perform direct patient care
  - 14 services under the supervision of a physician;
  - 15 (4) "Physician assistant-midwife" means a physician
  - 16 assistant who meets all qualifications set forth under
  - 17 subdivision (3) of this subsection and fulfills the require-
  - 18 ments set forth in subsection (d) of this section, is subject to
  - 19 all provisions of this section and assists in the management
  - 20 and care of a woman and her infant during the prenatal,
  - 21 delivery and postnatal periods; and
  - 22 (5) "Supervising physician" means a doctor or doctors of
  - 23 medicine or podiatry permanently and fully licensed in this
  - 24 state without restriction or limitation who assume legal and
  - 25 supervisory responsibility for the work or training of any
  - 26 physician assistant under his or her supervision.

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- 27 (b) The board shall promulgate rules pursuant to the 28 provisions of article three, chapter twenty-nine-a of this 29 code governing the extent to which physician assistants may function in this state. The rules shall provide that the 30 physician assistant is limited to the performance of those 31 services for which he or she is trained and that he or she 3233 performs only under the supervision and control of a physi-34 cian permanently licensed in this state but that supervision 35 and control does not require the personal presence of the supervising physician at the place or places where services 36 37 are rendered if the physician assistant's normal place of employment is on the premises of the supervising physician. 38 The supervising physician may send the physician assistant 39 40 off the premises to perform duties under his or her direction but a separate place of work for the physician assistant may 41 42not be established. In promulgating the rules, the board shall allow the physician assistant to perform those procedures 43 and examinations and, in the case of certain authorized 44 physician assistants, to prescribe at the direction of his or 45 her supervising physician, in accordance with subsection (r) 46of this section, those categories of drugs submitted to it in 47the job description required by this section. Certain autho-48 49rized physician assistants may pronounce death in accor-50 dance with the rules proposed by the board which receive 51 legislative approval. The board shall compile and publish an annual report that includes a list of currently licensed 52physician assistants and their supervising physician(s) and 53 54 location in the state.
  - (c) The board shall license as a physician assistant any person who files an application together with a proposed job description and furnishes satisfactory evidence to it that he or she has met the following standards:
- 59 (1) Is a graduate of an approved program of instruction 60 in primary health care or surgery;
- (2) Has passed the certifying examination for a primary 62 care physician assistant administered by the National Commission on Certification of Physician Assistants and has

- 64 maintained certification by that commission so as to be 65 currently certified;
- 66 (3) Is of good moral character; and
- 67 (4) Has attained a baccalaureate or master's degree.
- 68 (d) The board shall license as a physician assis-69 tant-midwife any person who meets the standards set forth 70 under subsection (c) of this section and, in addition thereto,
- 71 the following standards:
- 72 (1) Is a graduate of a school of midwifery accredited by 73 the American College of Nurse-midwives;
- 74 (2) Has passed an examination approved by the board; 75 and
- 76 (3) Practices midwifery under the supervision of a 77 board-certified obstetrician, gynecologist or a 78 board-certified family practice physician who routinely 79 practices obstetrics.
- 80 (e) The board may license as a physician assistant any 81 person who files an application together with a proposed job 82 description and furnishes satisfactory evidence that he or she 83 is of good moral character and meets either of the following 84 standards:
- (1) He or she is a graduate of an approved program of instruction in primary health care or surgery prior to July 1, 1994, and has passed the certifying examination for a physician assistant administered by the National Commission on Certification of Physician Assistants and has maintained certification by that commission so as to be currently certified; or
- 92 (2) He or she had been certified by the board as a 93 physician assistant then classified as Type B prior to July 1, 94 1983.
- 95 (f) Licensure of an assistant to a physician practicing the 96 specialty of ophthalmology is permitted under this section:

97 *Provided*, That a physician assistant may not dispense a 98 prescription for a refraction.

- (g) When a graduate of an approved program who has successfully passed the National Commission on Certification of Physician Assistants' certifying examination submits an application to the board for a physician assistant license, accompanied by a job description as referenced by this section, and a \$50 temporary license fee, and the application is complete, the board shall issue to that applicant a temporary license allowing that applicant to function as a physician assistant.
- 108 (h) When a graduate of an approved program submits an 109 application to the board for a physician assistant license. accompanied by a job description as referenced by this 110 111 section, and a \$50 temporary license fee, and the application 112 is complete, the board shall issue to the applicant a tempo-113 rary license allowing the applicant to function as a physician 114 assistant until the applicant successfully passes the National 115 Commission on Certification of Physician Assistants' 116 certifying examination so long as the applicant sits for and 117obtains a passing score on the examination next offered following graduation from the approved program. 118
- 119 (i) No applicant may receive a temporary license who, 120 following graduation from an approved program, has not 121 obtained a passing score on the examination.
- 122 (j) A physician assistant who has not been certified by 123 the National Commission on Certification of Physician 124 Assistants will be restricted to work under the direct 125 supervision of the supervising physician.
- 126 (k) A physician assistant who has been issued a tempo-127 rary license shall, within thirty days of receipt of written 128 notice from the National Commission on Certification of 129 Physician Assistants of his or her performance on the 130 certifying examination, notify the board in writing of his or 131 her results. In the event of failure of that examination, the

temporary license shall terminate automatically and the 132 board shall so notify the physician assistant in writing. 133

- (l) In the event a physician assistant fails a recertification 135 examination of the National Commission on Certification of 136 Physician Assistants and is no longer certified, the physician 137 assistant shall immediately notify his or her supervising physician or physicians and the board in writing. The 138 physician assistant shall immediately cease practicing, the 139 140 license shall terminate automatically and the physician 141 assistant is not eligible for reinstatement until he or she has 142 obtained a passing score on the examination.
- 143 (m) A physician applying to the board to supervise a 144 physician assistant shall affirm that the range of medical services set forth in the physician assistant's job description 145 146 are consistent with the skills and training of the supervising physician and the physician assistant. Before a physician 147assistant can be employed or otherwise use his or her skills, 148 the supervising physician and the physician assistant must 149 150 obtain approval of the job description from the board. The 151 board may revoke or suspend any license of an assistant to a 152physician for cause, after giving the assistant an opportunity 153 to be heard in the manner provided by article five, chapter 154 twenty-nine-a of this code and as set forth in rules duly 155 adopted by the board.
- 156 (n) The supervising physician is responsible for observing, directing and evaluating the work, records and practices 157 158 of each physician assistant performing under his or her supervision. He or she shall notify the board in writing of 159any termination of his or her supervisory relationship with 160 161 a physician assistant within ten days of the termination. The legal responsibility for any physician assistant remains with 162163 the supervising physician at all times including occasions 164 when the assistant under his or her direction and supervision aids in the care and treatment of a patient in a health care 165166 facility. In his or her absence, a supervising physician must designate an alternate supervising physician but the legal 167responsibility remains with the supervising physician at all 168 times. A health care facility is not legally responsible for the

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- actions or omissions of the physician assistant unless the 170 physician assistant is an employee of the facility. 171
- 172 (o) The acts or omissions of a physician assistant em-173ployed by health care facilities providing inpatient or outpatient services are the legal responsibility of the facili-174 175ties. Physician assistants employed by facilities in staff positions shall be supervised by a permanently licensed 176 177 physician.
- 178 (p) A health care facility shall report in writing to the 179 board within sixty days after the completion of the facility's formal disciplinary procedure and after the commencement 180 181 and conclusion of any resulting legal action, the name of any 182physician assistant practicing in the facility whose privileges at the facility have been revoked, restricted, reduced or 183 184 terminated for any cause including resignation, together 185 with all pertinent information relating to the action. The 186 health care facility shall also report any other formal disciplinary action taken against any physician assistant by 187188 the facility relating to professional ethics, medical incompe-189 tence, medical malpractice, moral turpitude or drug or 190 alcohol abuse. Temporary suspension for failure to maintain records on a timely basis or failure to attend staff or section 191 192meetings need not be reported.
- (q) When functioning as a physician assistant, the physician assistant shall wear a name tag that identifies him 194or her as a physician assistant. A two and one-half by three 195 196 and one-half inch card of identification shall be furnished by 197 the board upon licensure of the physician assistant.
- (r) A physician assistant may write or sign prescriptions 199 or transmit prescriptions by word of mouth, telephone or other means of communication at the direction of his or her 200 201 supervising physician. A fee of \$50 will be charged for 202prescription-writing privileges. The board shall promulgate rules pursuant to the provisions of article three, chapter 203204 twenty-nine-a of this code governing the eligibility and extent to which a physician assistant may prescribe at the

- 206 direction of the supervising physician. The rules shall 207 include, but not be limited to, the following:
- 208 (1) Provisions and restrictions for approving a state 209 formulary classifying pharmacologic categories of drugs that 210 may be prescribed by a physician assistant are as follows:
- 211 (A) Schedules I and II of the Uniform Controlled Sub-212 stances Act, antineoplastic, radiopharmaceuticals, general 213 anesthetics and radiographic contrast materials shall be 214 excluded from the formulary;
- 215 (B) Drugs listed under Schedule III shall be limited to a 216 seventy-two hour supply without refill;
- 217 (C) In addition to the above referenced provisions and 218 restrictions and at the direction of a supervising physician, the rules shall permit the prescribing of an annual supply of 220any drug, with the exception of controlled substances, which 221is prescribed for the treatment of a chronic condition, other 222 than chronic pain management. For the purposes of this 223 section, a "chronic condition" is a condition which lasts 224 three months or more, generally cannot be prevented by 225 vaccines, can be controlled but not cured by medication and 226 does not generally disappear. These conditions, with the 227exception of chronic pain, include, but are not limited to, 228arthritis, asthma, cardiovascular disease, cancer, diabetes, 229epilepsy and seizures and obesity. The prescriber authorized 230 in this section shall note on the prescription the chronic 231disease being treated.
- (D) Categories of other drugs may be excluded as determined by the board.
- 234 (2) All pharmacological categories of drugs to be pre-235 scribed by a physician assistant shall be listed in each job 236 description submitted to the board as required in subsection 237 (i) of this section;
- 238 (3) The maximum dosage a physician assistant may 239 prescribe;

- 240 (4) A requirement that to be eligible for prescription 241 privileges, a physician assistant shall have performed patient 242 care services for a minimum of two years immediately preceding the submission to the board of the job description 243244containing prescription privileges and shall have successfully completed an accredited course of instruction in clinical 245246 pharmacology approved by the board; and
- 247 (5) A requirement that to maintain prescription privi-248 leges, a physician assistant shall continue to maintain 249 National Certification as a Physician Assistant and, in 250 meeting the national certification requirements, shall 251 complete a minimum of ten hours of continuing education in 252 rational drug therapy in each certification period. Nothing 253in this subsection permits a physician assistant to independ-254ently prescribe or dispense drugs.
- (s) A supervising physician may not supervise at any one 256 time more than three full-time physician assistants or their equivalent, except that a physician may supervise up to four 257258 hospital-employed physician assistants. No physician shall 259supervise more than four physician assistants at any one 260 time.
- 261 (t) A physician assistant may not sign any prescription, except in the case of an authorized physician assistant at the 262263direction of his or her supervising physician in accordance with the provisions of subsection (r) of this section. A 264physician assistant may not perform any service that his or 265266 her supervising physician is not qualified to perform. A physician assistant may not perform any service that is not 267included in his or her job description and approved by the 268269board as provided for in this section.
- (u) The provisions of this section do not authorize a 271physician assistant to perform any specific function or duty 272delegated by this code to those persons licensed as chiropractors, dentists, dental hygienists, optometrists or pharmacists 273274or certified as nurse anesthetists.

- (v) Each application for licensure submitted by a licensed supervising physician under this section is to be accompanied by a fee of \$200. A fee of \$100 is to be charged for the biennial renewal of the license. A fee of \$50 is to be charged for any change or addition of supervising physician or change or addition of job location. A fee of \$50 will be charged for prescriptive writing privileges.
- 282 (w) As a condition of renewal of physician assistant
  283 license, each physician assistant shall provide written
  284 documentation of participation in and successful completion
  285 during the preceding two-year period of continuing educa286 tion, in the number of hours specified by the board by rule,
  287 designated as Category I by the American Medical Associa288 tion, American Academy of Physician Assistants or the
  289 Academy of Family Physicians and continuing education, in
  290 the number of hours specified by the board by rule, desig291 nated as Category II by the Association or either Academy.
- 292 (x) Notwithstanding any provision of this chapter to the 293 contrary, failure to timely submit the required written 294 documentation results in the automatic expiration of any 295 license as a physician assistant until the written documenta-296 tion is submitted to and approved by the board.
- 297 (y) If a license is automatically expired and reinstatement 298 is sought within one year of the automatic expiration, the 299 former licensee shall:
- 300 (1) Provide certification with supporting written docu-301 mentation of the successful completion of the required 302 continuing education;
- 303 (2) Pay a renewal fee; and
- 304 (3) Pay a reinstatement fee equal to fifty percent of the 305 renewal fee.
- 306 (z) If a license is automatically expired and more than 307 one year has passed since the automatic expiration, the 308 former licensee shall:

- 309 (1) Apply for a new license;
- 310 (2) Provide certification with supporting written docu-
- 311 mentation of the successful completion of the required
- 312 continuing education; and
- 313 (3) Pay such fees as determined by the board.
- 314 (aa) It is unlawful for any physician assistant to repre-
- 315 sent to any person that he or she is a physician, surgeon or
- 316 podiatrist. A person who violates the provisions of this
- 317 subsection is guilty of a felony and, upon conviction thereof,
- 318 shall be imprisoned in a state correctional facility for not less
- 319 than one nor more than two years, or be fined not more than
- 320 \$2,000, or both fined and imprisoned.
- 321 (bb) All physician assistants holding valid certificates
- 322 issued by the board prior to July 1, 1992, are licensed under
- 323 this section.

#### ARTICLE 7. REGISTERED PROFESSIONAL NURSES.

# §30-7-15a. Prescriptive authority for prescription drugs; coordination with Board of Pharmacy.

- 1 (a) The board may, in its discretion, authorize an ad-
- 2 vanced practice registered nurse to prescribe prescription
- 3 drugs in a collaborative relationship with a physician
- 4 licensed to practice in West Virginia and in accordance with
- 5 applicable state and federal laws. An authorized advanced
- 6 practice registered nurse may write or sign prescriptions or
- 7 transmit prescriptions verbally or by other means of commu-
- 8 nication.
- 9 (b) For purposes of this section an agreement to a
- 10 collaborative relationship for prescriptive practice between
- 11 a physician and an advanced practice registered nurse shall
- 12 be set forth in writing. Verification of the agreement shall be
- 13 filed with the board by the advanced practice registered
- 14 nurse. The board shall forward a copy of the verification to
- 15 the Board of Medicine and the Board of Osteopathic Medi-

- 16 cine. Collaborative agreements shall include, but are not 17 limited to, the following:
- 18 (1) Mutually agreed upon written guidelines or protocols 19 for prescriptive authority as it applies to the advanced 20 practice registered nurse's clinical practice;
- 21 (2) Statements describing the individual and shared 22 responsibilities of the advanced practice registered nurse and 23 the physician pursuant to the collaborative agreement 24 between them;
- 25 (3) Periodic and joint evaluation of prescriptive practice; 26 and
- (4) Periodic and joint review and updating of the writtenguidelines or protocols.
- 29 (c) The board shall promulgate legislative rules in accordance with the provisions of chapter twenty-nine-a of 30 31 this code governing the eligibility and extent to which an advanced practice registered nurse may prescribe drugs. 32Such rules shall provide, at a minimum, a state formulary 33 classifying those categories of drugs which shall not be prescribed by advanced practice registered nurse including, 36 but not limited to, Schedules I and II of the Uniform Controlled Substances Act, antineoplastics, radio-pharmaceuticals and general anesthetics. Drugs listed under Sched-38 ule III shall be limited to a seventy-two hour supply without 39 40 refill. In addition to the above referenced provisions and restrictions and pursuant to a collaborative agreement as set forth in subsections (a) and (b) of this section, the rules shall 4243 permit the prescribing of an annual supply of any drug, with 44 the exception of controlled substances, which is prescribed 45for the treatment of a chronic condition, other than chronic pain management. For the purposes of this section, a 46 47"chronic condition" is a condition which lasts three months or more, generally cannot be prevented by vaccines, can be 48 controlled but not cured by medication and does not gener-49 ally disappear. These conditions, with the exception of 50 chronic pain, include, but are not limited to, arthritis,

- 52 asthma, cardiovascular disease, cancer, diabetes, epilepsy
- 53 and seizures and obesity. The prescriber authorized in this
- 54 section shall note on the prescription the chronic disease
- 55 being treated.
- (d) The board shall consult with other appropriate boardsfor the development of the formulary.
- 58 (e) The board shall transmit to the Board of Pharmacy a
- 59 list of all advanced practice registered nurse with prescrip-
- 60 tive authority. The list shall include:
- 61 (1) The name of the authorized advanced practice 62 registered nurse;
- 63 (2) The prescriber's identification number assigned by 64 the board; and
- 65 (3) The effective date of prescriptive authority.

## ARTICLE 14A. ASSISTANTS TO OSTEOPATHIC PHYSICIANS AND SURGEONS.

- §30-14A-1. Osteopathic physician assistant to osteopathic physicians and surgeons; definitions; board of osteopathy rules; licensure; temporary licensure; renewal of license; job description required; revocation or suspension of license; responsibilities of the supervising physician; legal responsibility for osteopathic physician assistants; reporting of disciplinary procedures; identification; limitation on employment and duties; fees; unlawful use of the title of "osteopathic physician assistant"; unlawful representation of an osteopathic physician assistant as a physician; criminal penalties.
  - 1 (a) As used in this section:
  - 2 (1) "Approved program" means an educational program
  - 3 for osteopathic physician assistants approved and accredited
  - 4 by the Committee on Allied Health Education and Accredita-
  - 5 tion or its successor.

- (2) "Board" means the Board of Osteopathy established 6 7 under the provisions of article fourteen, chapter thirty of this 8 code.
- (3) "Direct supervision" means the presence of the 9 supervising physician at the site where the osteopathic 10 11 physician assistant performs medical duties.
- (4) "Health care facility" means any licensed hospital, 12 nursing home, extended care facility, state health or mental 13 14 institution, clinic or physician's office.
- 15 (5) "License" means a certificate issued to an osteopathic 16 physician assistant who has passed the examination for a primary care or surgery physician assistant administered by 18 the National Board of Medical Examiners on behalf of the 19 National Commission on Certification of Physician Assis-20 tants. All osteopathic physician assistants holding valid 21 certificates issued by the board prior to March 31, 2010, are 22 licensed under the provisions of this article, but must renew 23the license pursuant to the provisions of this article.
- (6) "Osteopathic physician assistant" means an assistant 25 to an osteopathic physician who is a graduate of an approved program of instruction in primary care or surgery, has passed 26 27the National Certification Examination and is qualified to 28 perform direct patient care services under the supervision of an osteopathic physician.
- (7) "Supervising physician" means a doctor of osteopathy 30 permanently licensed in this state who assumes legal and 31 supervising responsibility for the work or training of a 3233 osteopathic physician assistant under his or her supervision.
- 34 (b) The board shall propose emergency and legislative 35 rules for legislative approval pursuant to the provisions of article three, chapter twenty-nine-a of this code, governing the extent to which osteopathic physician assistants may 38 function in this state. The rules shall provide that:
- 39 (1) The osteopathic physician assistant is limited to the 40 performance of those services for which he or she is trained;

- 41 (2) The osteopathic physician assistant performs only under the supervision and control of an osteopathic physi-42cian permanently licensed in this state but such supervision 43 and control does not require the personal presence of the 44 45 supervising physician at the place or places where services are rendered if the osteopathic physician assistant's normal 46 47place of employment is on the premises of the supervising 48 physician. The supervising physician may send the osteopathic physician assistant off the premises to perform duties 49 under his or her direction, but a separate place of work for 50 the osteopathic physician assistant may not be established; 51 52and
- (3) The board may allow the osteopathic physician assistant to perform those procedures and examinations and, 54in the case of authorized osteopathic physician assistants, to 55 prescribe at the direction of his or her supervising physician 56 in accordance with subsections (p) and (q) of this section 57 58 those categories of drugs submitted to it in the job description required by subsection (f) of this section. 59
- 60 (c) The board shall compile and publish an annual report 61 that includes a list of currently licensed osteopathic physician assistants and their employers and location in the state. 62
- 63 (d) The board shall license as an osteopathic physician 64 assistant a person who files an application together with a proposed job description and furnishes satisfactory evidence 65 that he or she has met the following standards: 66
- 67 (1) Is a graduate of an approved program of instruction 68 in primary health care or surgery;
- 69 (2) Has passed the examination for a primary care or 70 surgery physician assistant administered by the National Board of Medical Examiners on behalf of the National 71 72Commission on Certification of Physician Assistants; and
- 73 (3) Is of good moral character.
- 74 (e) When a graduate of an approved program submits an application to the board, accompanied by a job description

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76 in conformity with this section, for an osteopathic physician assistant license, the board may issue to the applicant a 77 78 temporary license allowing the applicant to function as an 79 osteopathic physician assistant for the period of one year. 80 The temporary license may be renewed for one additional year upon the request of the supervising physician. An 81 82 osteopathic physician assistant who has not been certified as 83 such by the National Board of Medical Examiners on behalf of the National Commission on Certification of Physician 84 Assistants will be restricted to work under the direct 85 supervision of the supervising physician. 86

- (f) An osteopathic physician applying to the board to supervise an osteopathic physician assistant shall provide a job description that sets forth the range of medical services 90 to be provided by the assistant. Before an osteopathic physician assistant can be employed or otherwise use his or 91 her skills, the supervising physician must obtain approval of 92the job description from the board. The board may revoke or 93 suspend a license of an assistant to a physician for cause, 94 95 after giving the person an opportunity to be heard in the manner provided by sections eight and nine, article one of 96 this chapter.
- 98 (g) The supervising physician is responsible for observing, directing and evaluating the work records and practices 99 of each osteopathic physician assistant performing under his 100 101 or her supervision. He or she shall notify the board in writing of any termination of his or her supervisory relationship with 102an osteopathic physician assistant within ten days of his or 103her termination. The legal responsibility for any osteopathic 104 physician assistant remains with the supervising physician 105 106 at all times, including occasions when the assistant, under 107his or her direction and supervision, aids in the care and 108 treatment of a patient in a health care facility. In his or her absence, a supervising physician must designate an alternate 109 110 supervising physician but the legal responsibility remains with the supervising physician at all times. A health care 111 facility is not legally responsible for the actions or omissions 112

- of an osteopathic physician assistant unless the osteopathic physician assistant is an employee of the facility.
- (h) The acts or omissions of an osteopathic physician assistant employed by health care facilities providing inpatient services are the legal responsibility of the facilities. Osteopathic physician assistants employed by such facilities in staff positions shall be supervised by a permanently
- 120 licensed physician.
- 121 (i) A health care facility shall report in writing to the 122 board within sixty days after the completion of the facility's 123formal disciplinary procedure, and after the commencement 124and the conclusion of any resulting legal action, the name of 125an osteopathic physician assistant practicing in the facility 126whose privileges at the facility have been revoked, restricted, 127 reduced or terminated for any cause including resignation, together with all pertinent information relating to such 128 action. The health care facility shall also report any other 129formal disciplinary action taken against an osteopathic 130 131 physician assistant by the facility relating to professional ethics, medical incompetence, medical malpractice, moral 132133 turpitude or drug or alcohol abuse. Temporary suspension for 134 failure to maintain records on a timely basis or failure to 135 attend staff or section meetings need not be reported.
- 136 (j) When functioning as an osteopathic physician assis-137 tant, the osteopathic physician assistant shall wear a name 138 tag that identifies him or her as a physician assistant.
- (k) (1) A supervising physician shall not supervise at any time more than three osteopathic physician assistants except that a physician may supervise up to four hospital-employed osteopathic physician assistants: *Provided*, That an alternative supervisor has been designated for each.
- 144 (2) An osteopathic physician assistant shall not perform 145 any service that his or her supervising physician is not 146 qualified to perform.

- (3) An osteopathic physician assistant shall not perform
  any service that is not included in his or her job description
  and approved by the board as provided in this section.
- 150 (4) The provisions of this section do not authorize an 151 osteopathic physician assistant to perform any specific 152 function or duty delegated by this code to those persons 153 licensed as chiropractors, dentists, registered nurses, li-154 censed practical nurses, dental hygienists, optometrists or 155 pharmacists or certified as nurse anesthetists.
- 156 (l) An application for license or renewal of license shall 157 be accompanied by payment of a fee established by legisla-158 tive rule of the Board of Osteopathy pursuant to the provi-159 sions of article three, chapter twenty-nine-a of this code.
- 160 (m) As a condition of renewal of an osteopathic physician assistant license, each osteopathic physician assistant shall 161 provide written documentation satisfactory to the board of 162163 participation in and successful completion of continuing 164 education in courses approved by the Board of Osteopathy 165 for the purposes of continuing education of osteopathic 166 physician assistants. The osteopathy board shall propose 167 legislative rules for minimum continuing hours necessary for 168 the renewal of a license. These rules shall provide for 169 minimum hours equal to or more than the hours necessary 170 for national certification. Notwithstanding any provision of 171 this chapter to the contrary, failure to timely submit the 172required written documentation results in the automatic 173suspension of a license as an osteopathic physician assistant 174until the written documentation is submitted to and ap-175 proved by the board.
- (n) It is unlawful for any person who is not licensed by the board as an osteopathic physician assistant to use the title of osteopathic physician assistant or to represent to any other person that he or she is an osteopathic physician assistant. A person who violates the provisions of this subsection is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than \$2,000.

- 183 (o) It is unlawful for an osteopathic physician assistant 184 to represent to any person that he or she is a physician. A 185 person who violates the provisions of this subsection is guilty 186 of a felony, and, upon conviction thereof, shall be imprisoned 187 in a state correctional facility for not less than one, nor more 188 than two years, or be fined not more than \$2,000, or both 189 fined and imprisoned.
- 190 (p) An osteopathic physician assistant may write or sign prescriptions or transmit prescriptions by word of mouth, 191 192telephone or other means of communication at the direction of his or her supervising physician. The board shall propose 193 194 rules for legislative approval in accordance with the provi-195 sions of article three, chapter twenty-nine-a of this code governing the eligibility and extent to which an osteopathic 196 197physician assistant may prescribe at the direction of the 198 supervising physician. The rules shall provide for a state formulary classifying pharmacologic categories of drugs 199 200 which may be prescribed by such an osteopathic physician assistant. In classifying such pharmacologic categories, those 201 categories of drugs which shall be excluded include, but are 202203not limited to, Schedules I and II of the Uniform Controlled Substances Act, antineoplastics, radio-pharmaceuticals, 204 205general anesthetics and radiographic contrast materials. 206 Drugs listed under Schedule III are limited to a seventy-two 207 hour supply without refill. In addition to the above refer-208 enced provisions and restrictions at the direction of a 209 supervising physician, the rules shall permit the prescribing an annual supply of any drug other than controlled sub-210211 stances which is prescribed for the treatment of a chronic 212condition other than chronic pain management. For the purposes of this section, a "chronic condition" is a condition 213 which last three months or more, generally cannot be 214 215prevented by vaccines, can be controlled but not cured by 216 medication and does not generally disappear. These conditions include, but are not limited to, arthritis, asthma, 217cardiovascular disease, cancer, diabetes, epilepsy and 218seizures and obesity. The prescriber authorized in this 219220section shall note on the prescription the condition for which 221the patient is being treated. The rules shall provide that all

- 222 pharmacological categories of drugs to be prescribed by an
- 223 osteopathic physician assistant be listed in each job descrip-
- 224 tion submitted to the board as required in this section. The
- 225 rules shall provide the maximum dosage an osteopathic
- 226 physician assistant may prescribe.
- (q) (1) The rules shall provide that to be eligible for such
- 228 prescription privileges, an osteopathic physician assistant
- 229 must:
- (A) Submit an application to the board for prescription
- 231 privileges;
- (B) Have performed patient care services for a minimum
- 233 of two years immediately preceding the application; and
- (C) Have successfully completed an accredited course of
- 235 instruction in clinical pharmacology approved by the board.
- 236 (2) The rules shall provide that to maintain prescription
- 237 privileges, an osteopathic physician assistant shall:
- 238 (A) Continue to maintain national certification as an
- 239 osteopathic physician assistant; and
- 240 (B) Complete a minimum of ten hours of continuing
- 241 education in rational drug therapy in each licensing period.
- 242 (3) Nothing in this subsection permits an osteopathic
- 243 physician assistant to independently prescribe or dispense
- 244 drugs.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.
Chairman Senate Committee
Chairman House Committee
Originated in the Senate.
In effect ninety days from passage.
Clerk of the Senate
Clerk of the House of Delegates
President of the Senate
Speaker of the House of Delegates
The within this the
Day of,2012.
Governor