

January 30, 2015

HOUSE BILL No. 1183

DIGEST OF HB 1183 (Updated January 28, 2015 7:14 pm - DI 77)

Citations Affected: IC 25-27.5; IC 35-48.

Synopsis: Physician assistants. Allows a physician assistant who is delegated authority to prescribe a controlled substance after practicing for at least 1,800 hours. (Current law allows a physician assistant to be delegated to prescribe a controlled substance after practicing for one year after graduating from a physician assistant program and practicing for at least 1,800 hours.) Removes requirement that supervising physician must delegate prescribing authority by the name of the drug or drug classification. Removes the 30 day limitation on the amount of a controlled substance a physician assistant may prescribe. Provides that a pharmacist may not require the supervising agreement or a cosignature to fill a prescription written by a physician assistant. Removes requirement that patient encounters must be reviewed within 72 hours and provides that a physician must review physician assistant charts within a reasonable time which is appropriate for the maintenance of quality medical care. Reduces the number of physician assistant charts that a physician must review. Requires 50% of patient records for a Schedule II prescription that a physician assistant, with less than a year of authority to prescribe Schedule II controlled substances, writes must be reviewed by the physician. Provides that a physician may supervise four physician assistants at the same time. Allows a physician assistant and certain advanced practice nurses to treat a patient with a Schedule III or Schedule IV controlled substance for weight reduction or to control obesity if certain conditions are met.

Effective: July 1, 2015.

Davisson, Heaton, Errington

January 12, 2015, read first time and referred to Committee on Public Health. January 29, 2015, amended, reported — Do Pass.



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First Regular Session of the 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

HOUSE BILL No. 1183

A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 25-27.5-5-4, AS AMENDED BY P.L.102-2013, 2 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 3 JULY 1, 2015]: Sec. 4. (a) Except as provided in this section, a 4 physician assistant may prescribe, dispense, and administer drugs and 5 medical devices or services to the extent delegated by the supervising 6 physician. 7 (b) A physician assistant may not prescribe, dispense, or administer 8 ophthalmic devices, including glasses, contact lenses, and low vision 9 devices. 10 (c) A physician assistant may use or dispense only drugs prescribed 11 or approved by the supervising physician. A physician assistant may 12 not prescribe or dispense a schedule I controlled substance listed in

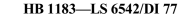
13 IC 35-48-2-4.

14 (d) A physician assistant may request, receive, and sign for 15 professional samples and may distribute professional samples to



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1 patients if the samples are within the scope of the physician assistant's 2 prescribing privileges delegated by the supervising physician. 3 (e) A physician assistant may not prescribe drugs unless the 4 physician assistant has successfully completed at least thirty (30) 5 contact hours in pharmacology from an educational program that is 6 approved by the committee. (f) A physician assistant may not prescribe, administer, or monitor 7 8 general anesthesia, regional anesthesia, or deep sedation as defined by 9 the board. A physician assistant may not administer moderate sedation: 10 (1) if the moderate sedation contains agents in which the manufacturer's general warning advises that the drug should be 11 administered and monitored by an individual who is: 12 13 (A) experienced in the use of general anesthesia; and 14 (B) not involved in the conduct of the surgical or diagnostic 15 procedure; and (2) during diagnostic tests, surgical procedures, or obstetric 16 procedures unless the following conditions are met: 17 18 (A) A physician is physically present in the area, is 19 immediately available to assist in the management of the 20 patient, and is qualified to rescue patients from deep sedation. 21 (B) The physician assistant is qualified to rescue patients from 22 deep sedation and is competent to manage a compromised 23 airway and provide adequate oxygenation and ventilation by 24 reason of meeting the following conditions: 25 (i) The physician assistant is certified in advanced 26 cardiopulmonary life support. 27 (ii) The physician assistant has knowledge of and training in 28 the medications used in moderate sedation, including 29 recommended doses, contraindications, and adverse 30 reactions. 31 (g) Before a physician assistant may prescribe a controlled 32 substance, the physician assistant must have practiced as a physician 33 assistant 34 (1) for at least one (1) year after graduating from a physician 35 assistant program approved by the committee. and (2) for at least one thousand eight hundred (1,800) hours. 36 37 SECTION 2. IC 25-27.5-5-6, AS AMENDED BY P.L.102-2013, 38 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 39 JULY 1, 2015]: Sec. 6. (a) Except as provided in section 4(d) of this 40 chapter, a supervising physician may delegate authority to a physician 41 assistant to prescribe: 42 (1) legend drugs except as provided in section 4(c) of this chapter;





1	and
2	(2) medical devices (except ophthalmic devices, including
3	glasses, contact lenses, and low vision devices).
4	(b) Any prescribing authority delegated to a physician assistant must
5	be expressly delegated in writing by the physician assistant's
6	supervising physician, including
7	(1) the name of the drug or drug classification being delegated by
8	the supervising physician; and
9	(2) the protocols the physician assistant shall use when
10	prescribing the drug.
11	(c) A physician assistant who is delegated the authority to prescribe
12	legend drugs or medical devices must do the following:
13	(1) Enter the following on each prescription form that the
14	physician assistant uses to prescribe a legend drug or medical
15	device:
16	(A) The signature of the physician assistant.
17	(B) The initials indicating the credentials awarded to the
18	physician assistant by the NCCPA.
19	(C) The physician assistant's state license number.
20	(2) Comply with all applicable state and federal laws concerning
21	prescriptions for legend drugs and medical devices.
22	(d) A supervising physician may delegate to a physician assistant
23	the authority to prescribe only legend drugs and medical devices that
24	are within the scope of practice of the licensed supervising physician
25	or the physician designee.
26	(e) A physician assistant who is delegated the authority to prescribe
27	controlled substances under subsection (a) and in accordance with the
28	limitations specified in section 4(c) of this chapter must do the
29	following:
30	(1) Obtain an Indiana controlled substance registration and a
31	federal Drug Enforcement Administration registration.
32	(2) Enter the following on each prescription form that the
33	physician assistant uses to prescribe a controlled substance:
34	(A) The signature of the physician assistant.
35	(B) The initials indicating the credentials awarded to the
36	physician assistant by the NCCPA.
37	(C) The physician assistant's state license number.
38	(D) The physician assistant's federal Drug Enforcement
39	Administration (DEA) number.
40	(3) Comply with all applicable state and federal laws concerning
41	prescriptions for controlled substances.
42	(f) A supervising physician may only delegate to a physician



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1 assistant the authority to prescribe controlled substances: 2 (1) that may be prescribed within the scope of practice of the 3 licensed supervising physician or the physician designee; and 4 (2) in an aggregate amount that does not exceed a thirty (30) day 5 supply; however, any refills or subsequent prescriptions beyond 6 the thirty (30) day supply must be authorized by the supervising 7 physician and recorded in the patient's medical record; and 8 (3) (2) in accordance with the limitations set forth in section 4(c) 9 of this chapter. 10 (g) Unless the pharmacist has specific knowledge that filling the 11 prescription written by a physician assistant will violate a 12 supervising agreement or is illegal, a pharmacist shall fill a 13 prescription written by a physician assistant without requiring to 14 see the physician assistant's supervising agreement. 15 (h) A prescription written by a physician assistant that complies 16 with this chapter does not require a cosignature from the 17 supervising physician or physician designee. 18 SECTION 3. IC 25-27.5-6-1, AS AMENDED BY P.L.102-2013, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 19 20 JULY 1, 2015]: Sec. 1. (a) Supervision by the supervising physician or 21 the physician designee must be continuous but does not require the 22 physical presence of the supervising physician at the time and the place 23 that the services are rendered. 24 (b) A supervising physician or physician designee shall review all 25 patient encounters not later than seventy-two (72) hours within a 26 reasonable time, as established in the supervising agreement, after 27 the physician assistant has seen the patient, which is appropriate for 28 the maintenance of quality medical care. 29 (c) Subject to subsection (d), The supervising physician or physician 30 designee shall review within seventy-two (72) hours a reasonable time 31 after a patient encounter, which is appropriate for the maintenance 32 of quality medical care, at least the following percentages of the 33 patient charts: 34 (1) For the first year of employment practice of the physician 35 assistant, one hundred twenty-five percent (100%). (25%). 36 (2) For the second each subsequent year of employment practice 37 of the physician assistant, fifty percent (50%). the percentage of 38 charts that the physician or physician designee determines to 39 be reasonable for the particular practice setting and level of 40 experience of the physician assistant, as stated in the 41 supervising agreement, which is appropriate for the maintenance of quality medical care. 42



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1 (3) For the third year of employment of the physician assistant 2 and thereafter, twenty-five percent (25%). 3 (4) (3) For the first year in which a physician assistant obtains 4 authority to prescribe a Schedule II controlled substance under 5 IC 25-27.5-5-4, one hundred fifty percent (100%) (50%) of the 6 patient records for which a Schedule II controlled substance is 7 being dispensed or prescribed. 8 (d) If a physician assistant changes supervising physicians but 9 remains in the same practice specialty, the schedule of chart review in 10 subsection (c) does not start over. However, if the physician assistant is employed in a different practice specialty, the full schedule of chart 11 12 review in subsection (c) must be followed. 13 SECTION 4. IC 25-27.5-6-2, AS AMENDED BY P.L.102-2013, 14 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 15 JULY 1, 2015]: Sec. 2. A physician may enter into a supervising 16 agreement with more than $\frac{1}{100}$ four (4) physician assistants but may 17 not supervise more than two (2) four (4) physician assistants at the 18 same time. 19 SECTION 5. IC 35-48-3-11 IS AMENDED TO READ AS 20 FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 11. (a) Only a 21 physician licensed under IC 25-22.5, a physician assistant licensed 22 under IC 25-27.5, or an advanced practice nurse licensed under 23 IC 25-23 with prescriptive authority may treat a patient with a 24 Schedule III or Schedule IV controlled substance for the purpose of 25 weight reduction or to control obesity. 26 (b) A physician licensed under IC 25-22.5, a physician assistant 27 licensed under IC 25-27.5, or an advanced practice nurse licensed 28 under IC 25-23 with prescriptive authority may not prescribe, 29 dispense, administer, supply, sell, or give any amphetamine, sympathomimetic amine drug, or compound designated as a Schedule 30 31 III or Schedule IV controlled substance under IC 35-48-2-8 and 32 IC 35-48-2-10 for a patient for purposes of weight reduction or to 33 control obesity, unless the physician, physician assistant, or advanced 34 practice nurse does the following: 35 (1) Determines: 36 (A) through review of: 37 (i) the physician's records of prior treatment of the patient; 38 or 39 (ii) the records of prior treatment of the patient provided by 40 a previous treating physician or weight loss program; 41 that the physician's patient has made a reasonable effort to lose 42 weight in a treatment program using a regimen of weight

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1	reduction based on caloric restriction, nutritional counseling,
2	behavior modification, and exercise without using controlled
3	substances; and
4	(B) that the treatment described in clause (A) has been
5	ineffective for the physician's patient.
6	(2) Obtains a thorough history and performs a thorough physical
7	examination of the physician's patient before initiating a treatment
8	plan using a Schedule III or Schedule IV controlled substance for
9	purposes of weight reduction or to control obesity.
10	(c) A physician licensed under IC 25-22.5, a physician assistant
11	licensed under IC 25-27.5, or an advanced practice nurse licensed
12	under IC 25-23 with prescriptive authority may not begin and shall
13	discontinue using a Schedule III or Schedule IV controlled substance
14	for purposes of weight reduction to control obesity after the physician,
15	physician assistant, or advanced practice nurse determines in the
16	physician's, physician assistant's, or advanced practice nurse's
17	professional judgment that:
18	(1) the physician's patient has failed to lose weight using a
19	treatment plan involving the controlled substance;
20	(2) the controlled substance has provided a decreasing
21	contribution toward further weight loss for the patient unless
22	continuing to take the controlled substance is medically necessary
23	or appropriate for maintenance therapy;
24	(3) the physician's patient:
25	(A) has a history of; or
26	(B) shows a propensity for;
27	alcohol or drug abuse; or
28	(4) the physician's patient has consumed or disposed of a
29	controlled substance in a manner that does not strictly comply
30	with a treating physician's or physician assistant's direction.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred House Bill 1183, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, line 31, delete "Schedule II".

Page 2, line 34, strike "for at least one (1) year after graduating from a physician".

Page 2, line 35, strike "assistant program approved by the committee.".

Page 2, line 36, reset in roman "for at least one thousand eight hundred (1,800) hours.".

Page 3, line 6, delete ":".

Page 3, strike lines 7 through 8.

Page 3, line 9, strike "(2)".

Page 4, line 27, delete "." and insert ", which is appropriate for the maintenance of quality medical care.".

Page 4, line 30, after "encounter" insert ", which is appropriate for the maintenance of quality medical care,".

Page 4, line 39, delete "." and insert ", which is appropriate for the maintenance of quality medical care.".

Page 5, line 18, delete "or" and insert ",".

Page 5, line 19, after "IC 25-27.5" insert ", or an advanced practice nurse licensed under IC 25-23 with prescriptive authority".

Page 5, line 22, delete "or" and insert ",".

Page 5, line 23, after "IC 25-27.5" insert ", or an advanced practice nurse licensed under IC 25-23 with prescriptive authority".

Page 5, line 27, after "physician" insert ",".

Page 5, line 28, delete "or".

Page 5, line 28, after "assistant" insert ", or advanced practice nurse".

Page 6, line 4, delete "or" and insert ",".

Page 6, line 5, after "IC 25-27.5" insert ", or an advanced practice nurse licensed under IC 25-23 with prescriptive authority".

Page 6, line 7, after "the physician" insert ",".

Page 6, line 7, delete "or".

Page 6, line 8, after "assistant" insert ", or advanced practice nurse".



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Page 6, line 8, delete "or" and insert ",".

Page 6, line 8, after "assistant's" insert ", or advanced practice nurse's".

and when so amended that said bill do pass.

(Reference is to HB 1183 as introduced.)

CLERE

Committee Vote: yeas 13, nays 0.



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