HOUSE AMENDED

THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 699 Session of 2019

INTRODUCED BY GORDNER, FARNESE, SCHWANK, MENSCH, J. WARD AND K. WARD, MAY 31, 2019

AS REPORTED FROM COMMITTEE ON PROFESSIONAL LICENSURE, HOUSE OF REPRESENTATIVES, AS AMENDED, JUNE 19, 2019

AN ACT

1 2 3 4 5	Amending the act of October 5, 1978 (P.L.1109, No.261), entitled "An act requiring the licensing of practitioners of osteopathic medicine and surgery; regulating their practice; providing for certain funds and penalties for violations and repeals," further providing for physician assistants.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. Section 2 of the act of October 5, 1978
9	(P.L.1109, No.261), known as the Osteopathic Medical Practice
10	Act, is amended by adding definitions A DEFINITION to read: <
11	Section 2. Definitions.
12	The following words and phrases when used in this act shall
13	have, unless the context clearly indicates otherwise, the
14	meanings given to them in this section:
15	* * *
16	"Primary supervising physician." A medical doctor AN <
17	OSTEOPATHIC PHYSICIAN who is registered with the board and
18	designated in a written agreement with a physician assistant

under section 10(g) as having primary responsibility for 1 directing and personally supervising the physician assistant. 2 * * * 3 "Substitute supervising physician." A physician who is 4 <---5 gistered with the board and designated in a written agreement with a physician assistant under section 10(g) as assuming_ 6 7 primary responsibility for the supervision of a physician 8 assistant for no more than 30 consecutive calendar days when the primary supervising physician is unavailable to provide the 9 10 level of supervision and record review which was described in the written agreement and approved by the board. 11 12 Section 2. Section 10(g) of the act is amended to read: 13 Section 10. Licenses; exemptions; nonresident practitioners; 14 graduate students; biennial registration and continuing medical education. 15 16 * *

17 (g) The primary supervising physician shall file, or cause <-to be filed, with the board an application to utilize a 18 19 physician assistant <u>including a written agreement</u> containing a 20 description of the manner in which the physician assistant will 21 assist the supervising physician in his practice; the method and 22 frequency of supervision, including, but not limited to, the 23 number and frequency of the patient record reviews required by 24 subsection (j.1) and the criteria for selecting patient records 25 for review when 100% review is not required, and the geographic 26 location of the physician assistant. The written agreement and 27 description may be prepared and submitted by the primary supervising physician, the physician assistant or a delegate of 28 the primary supervising physician and the physician assistant. -- <--29 provided however, that both the primary supervising physician 30

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assistant shall personally review, 1 and - physician approve accept the description prior to submission of the description to 2 3 the board for the board's approval. The written agreement shall be signed by the primary supervising physician, one substitute 4 supervising physician, if applicable, and the physician 5 assistant. It shall not be a defense in any administrative or 6 7 civil action that the physician assistant acted outside the 8 scope of the board-approved description or that the supervising physician utilized the physician assistant outside the scope of 9 10 the board-approved description because the supervising physician 11 or physician assistant permitted another person to represent to 12 the board that the description had been approved by the 13 supervising physician or physician assistant. Upon submission of 14 the application, board staff shall review the application only 15 for completeness and shall issue a letter to the supervising 16 physician providing the temporary authorization for the 17 physician assistant to begin practice. If the application is not 18 complete, including, but not limited to, required information or 19 signatures not being provided or the fee not being submitted, a 20 temporary authorization for the physician assistant to begin 21 practicing shall not be issued. The temporary authorization, 22 when issued, shall provide a period of 120 days during which the 23 physician assistant may practice under the terms set forth in 24 the written agreement as submitted to the board. Within 120 days 25 the board shall notify the supervising physician of the final 26 approval or disapproval of the application. If approved, a final 27 approval of the written agreement shall be issued to the 28 supervising physician. If there are discrepancies that have not 29 been corrected within the 120-day period, the temporary authorization to practice shall expire. There shall be no more 30 20190SB0699PN1027

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1 than four physician assistants for whom a physician has responsibility or supervises pursuant to a written agreement at 2 any time. In health care facilities licensed under the act of 3 act of July 19, 1979 (P.L.130, No.48), known as the "Health Care 4 Facilities Act," a physician assistant shall be under the 5 supervision and direction of a physician or physician group 6 7 pursuant to a written agreement, provided that a physician 8 supervises no more than four physician assistants at any time. A physician may apply for a waiver to employ or supervise more 9 10 than four physician assistants at any time under this section for good cause, as determined by the board. In cases where a 11 group of physicians will supervise a physician assistant, the 12 13 names of all supervisory physicians shall be included on the 14 application.

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16 Section 3. This act shall take effect in 30 days.

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