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1	S.128
2	Introduced by Senator Ingram
3	Referred to Committee on Health and Welfare
4	Date: February 26, 2019
5	Subject: Health; professions and occupations; Board of Medical Practice;
6	physician assistants
7	Statement of purpose of bill as introduced: This bill proposes to make changes
8	to the laws regarding licensure of physician assistants.
9	An act relating to physician assistant licensure
10	It is hereby enacted by the General Assembly of the State of Vermont:
11	Sec. 1. 26 V.S.A. chapter 31 is amended to read.
12	CHAPTER 31. PHYSICIAN ASSISTANTS
13	§ 1731. POLICY AND PURPOSE
14	The general assembly General Assembly recognizes the need to provide
15	means by which physicians in this state State may increase the scope and
16	efficiency of their practice in order to ensure that high-quality medical services
17	are available to all Vermonters at reasonable cost. The General Assembly
18	recognizes that physician assistants, with their education, training, and
19	expertise in the field of medicine, are well suited to provide these services to

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1	Vermonters, often at a lower cost than if the same services were provided by a
2	physician.
3	§ 1732. DEFINITIONS
4	As used in this chapter:
5	(1) "Accordited physician assistant program" means a physician
6	assistant educational program that has been accredited by the Accreditation
7	Review Commission on Education for the Physician Assistant (ARC-PA), or,
8	prior to 2001, by either the committee on Allied Health Education and
9	Accreditation (CAHEA), or the Commission on Accreditation of Allied Health
10	Education Programs (CAAHEP).
11	(2) "Board" means the state board of medical practice State Board of
12	Medical Practice established by chapter 23 of this title.
13	(3) "Delegation agreement" means a detailed description of the duties
14	and scope of practice delegated by a primary supervising physician to a
15	physician assistant that is signed by both the physician assistant and the
16	supervising physicians. [Repealed.]
17	(4) "Physician" means an individual licensed to practice meticine
18	pursuant to chapter 23 or 33 of this title.
19	(5) "Physician assistant" or "PA" means an individual licensed by th
20	state State of vermont who is qualified by education, training, experience, and

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1	personal character to provide medical care with the direction and supervision
2	of a Vermont licensed physician to practice medicine pursuant to this chapter.
3	(c) "Supervising physician" means an M.D. or D.O. licensed by the
4	state of Vermont who oversees and accepts responsibility for the medical care
5	provided by a physician assistant "Practice agreement" means an agreement
6	that meets the requirements of section 1735a of this chapter.
7	(7) "Supervision' means the direction and review by the supervising
8	physician of the medical care provided by the physician assistant. The
9	constant physical presence of the supervising physician is not required as long
10	as the supervising physician and physician assistant are or easily can be in
11	contact with each other by telecommunication "Practice as a physician
12	assistant" means the practice of medicine by a PA pursuant to a practice
13	agreement with a practice-identified physician or a physician group, or, for a
14	PA employed by a licensed hospital or federally qualified health center that
15	grants privileges, the practice of medicine in accordance with the privileges
16	granted.
17	(8) "Disciplinary action" means any action taken against a physician
18	assistant or an applicant by the board <u>Board</u> or on appeal therefrom, when that
19	action suspends, revokes, limits, or conditions licensure in any way, and
20	includes reprimands and administrative penalties.

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1	1733. LICENSURE
2	() The state board of medical practice State Board of Medical Practice is
3	responsible for the licensure of physician assistants, and the commissioner of
4	health Compissioner of Health shall adopt, amend, or repeal rules regarding
5	the training, practice, qualification, and discipline of physician assistants.
6	(b) In order to plactice, a licensed physician assistant shall have completed
7	a delegation agreement is described in section 1735a of this title with a
8	Vermont licensed physician tigned by both the physician assistant and the
9	supervising physician or physicians. The original shall be filed with the board
10	and copies shall be kept on file at each of the physician assistant's practice
11	sites. All applicants and licensees shall demonstrate that the requirements for
12	licensure are met. [Repealed.]
13	(c), (d) [Deleted.] [Repealed.]
14 15	 § 1734. ELIGIBILITY (a) The board Board may grant a license to practice as a physician assistant
16	to an applicant who meets all of the following requirement:
17	(1) submits Submits a completed application form provided by the
18	board; <u>Board.</u>
19	(2) pays Pays the required application fee;.
20	(3) has <u>Has</u> graduated from an accredited physician assistant program or
21	has passed and maintained the certification examination by the National

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1	Commission on the Certification of Physician Assistants (NCCPA) prior to
2	1986.
3	(4) has <u>Has</u> passed the certification examination given <u>Physician</u>
4	Assistant National Certifying Examination administered by the NCCPA;.
5	(5) is <u>Is</u> mentally and physically able to engage safely in practice as a
6	physician assistant ; .
7	(6) does Does nothold any license, certification, or registration as a
8	physician assistant in another state or jurisdiction which that is under current
9	disciplinary action, or has been revoked, suspended, or placed on probation for
10	cause resulting from the applicant's practice as a physician assistant, unless the
11	board Board has considered the applicant's circumstances and determines that
12	licensure is appropriate; <u>.</u>
13	(7) is <u>Is</u> of good moral character; <u>.</u>
14	(8) submits Submits to the board Board any other information that the
15	board Board deems necessary to evaluate the applicant equalifications; and.
16	(9) has <u>Has</u> engaged in practice as a physician assistant within the last
17	three years or has complied with the requirements for updating knowledge and
18	skills as defined by board Board rules. This requirement shall not coply to
19	applicants who have graduated from an accredited physician assistant program
20	within the last three years.
21	(b) (c) [Deleted] [Demosled]

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1	(d) When the board <u>Board</u> intends to deny an application for licensure, it
2	shall send the applicant written notice of its decision by certified mail. The
3	notice shall include a statement of the reasons for the action. Within 30 days
4	of the date that an applicant receives such notice, the applicant may file a
5	petition with the board Board for review of its preliminary decision. At the
6	hearing, the burden shall be on the applicant to show that licensure should be
7	granted. After the hearing, the board Board shall affirm or reverse its
8	preliminary denial.
9	(e) Failure to maintain competence in the knowledge and skills of a
10	physician assistant, as determined by the board <u>Board</u> , shall be cause for
11	revocation of licensure.
12	§ 1734b. RENEWAL OF LICENSE
13	(a) Licenses shall be renewed every two years on payment of the required
14	fee. At least one month prior to the date on which innewal is required, the
15	board Board shall send to each licensee a license renewal application form and
16	notice of the date on which the existing license will expire. On or before the
17	renewal date, the licensee shall file an application for license renewal and pay
18	the required fee. The board Board shall register the applicant and issue the
19	renewal license. Within one month following the date renewal is required, the
20	board Board shall pay the license renewal fees into the medical practice board
21	Medical Practice Poard special fund - Any physician assistant while an

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1	extended estive duty in the uniformed services of the United States or member
2	of the national guard, state guard, or reserve National Guard, State Guard, or
3	Reserve component who is licensed as a physician assistant at the time of an
4	activation or deployment shall receive an extension of licensure up to 90 days
5	following the physician assistant's return from activation or deployment,
6	provided the physician assistant notifies the board <u>Board</u> of his or her the
7	activation or deployment prior to the expiration of the current license, and
8	certifies that the circumstances of the activation or deployment impede good
9	faith efforts to make timely application for renewal of the license.
10	(b) A licensee shall demonstrute that the requirements for licensure are
11	met.
12	(c) A licensee for renewal of an active license to practice shall have
13	practiced as a physician assistant within the last three years or have complied
14	with the requirements for updating knowledge and skills as defined by board
15	Board rules.
16	(d) A licensee shall promptly provide the board Board with new or
17	changed information pertinent to the information in his or her the physician
18	assistant's license and license renewal applications at the time he or she the
19	licensee becomes aware of the new or changed information.
20	(e) A license which that has lapsed may be reinstated on payment of a
21	renewal fee and a late renewal fee. The applicant shall not be required to pay

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1	renewal fees during periods when the license was lapsed. However, if a
2	license remains lapsed for a period of three years, the board Board may require
3	the licensee to update his or her the licensee's knowledge and skills as defined
4	by board <u>Board</u> rules.
5	§ 1734c. EXEMPTIONS
6	Nothing in this chapter shall be construed to require licensure under this
7	chapter of any of the following:
8	(1) $\frac{A}{A}$ physician assistant student enrolled in a physician assistant
9	educational program accredited by the Accreditation Review Commission on
10	Education for the Physician Assistant <u>;</u>
11	(2) a <u>A</u> physician assistant employed in the service of the U.S. Armed
12	Forces or National Guard, including National Guard in state status, while
13	performing duties incident to that employment,
14	(3) a <u>A</u> technician or other assistant or employee of a physician who
15	performs physician-delegated tasks but who is not rendering services as a
16	physician assistant or identifying himself or herself as a physician assistant; or.
17	(4) $\frac{A}{A}$ physician assistant who is duly licensed and in good standing in
18	another state, territory, or jurisdiction of the United States or in Canada if the
19	physician assistant is employed as or formally designated as the team
20	physician assistant by an athletic team visiting Vermont for a specific sporting
21	event and the physician assistant limits his or her the physician assistant's

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1	practice in this State to the treatment of the members, coaches, and staff of the
2	sports team employing or designating the physician assistant.
3	(5) A physician assistant who is licensed in this State, licensed or
4	authorized to practice in any other jurisdiction of the United States, or
5	credentialed as a physician assistant by a federal employer, who is responding
6	to a need for medical care created by an emergency or a State or local disaster,
7	provided that this shall not include an emergency situation that occurs in the
8	physician assistant's place of employment. In an emergency or disaster
9	response, a practice agreement with a physician or physician group shall not be
10	required.
11	§ 1735a. SUPERVISION PRACTICE AGREEMENT, PRIVILEGES
12	GRANTED BY LICENSED FACILITY, AND SCOPE OF
13	PRACTICE
14	(a) It is the obligation of each team of physician and physician assistant to
15	ensure that the physician assistant's scope of practice in identified; that
16	delegation of medical care is appropriate to the physician assistant's level of
17	competence; that the supervision, monitoring, documentation, and access to
18	the supervising physician is defined; and that a process for evaluation of the
19	physician assistant's performance is established A physician assistant who
20	engages in practice as a physician assistant in this State shall either enter into a
21	written practice agreement as set forth in subsection (b) of this section or have

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1	keen granted privileges by a licenced heepital or by a federally qualified health
2	center, or both. A physician assistant entering into a practice agreement shall
3	enter into an agreement only with a practice-identified physician with a similar
4	area of specialty or with a physician group in which one or more physicians
5	have a similar area of specialty.
6	(b) The information required in subsection (a) of this section shall be
7	included in a delegation agreement as required by the commissioner by rule.
8	The delegation agreement shall be signed by both the physician assistant and
9	the supervising physician or physicians, and a copy shall be kept on file at
10	each of the physician assistant's practice sites and the original filed with the
11	board A practice agreement shall include all of the following:
12	(1) Processes between the physician assistant and the practice-identified
13	physician or physician group for communication, availability, decision-
14	making, and periodic joint evaluation of services delivered when providing
15	medical care to a patient.
16	(2) An agreement between the physician assistant and the practice-
17	identified physician or physician group that the physician assistan's scope of
18	practice shall be limited to medical care that is within the physician as istant's
19	education, training, and experience. Specific restrictions, if any, on the
20	physician assistant's practice shall be listed.

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1	(2) A plan for contacting other physicians for consultation in situations
2	in which the practice-identified physician or a physician in the physician group
3	is not available for consultation.
4	(4) The signatures of the physician assistant and a representative of the
5	practice or physician group.
6	(c) The physician assistant's scope of practice shall be limited to medical
7	care which is delegated to the physician assistant by the supervising physician
8	and performed with the supervision of the supervising physician. The medical
9	care shall be within the supervising physician's scope of practice and shall be
10	care which the supervising physician has determined that the physician
11	assistant is qualified by education, training, and experience to provide The
12	practice agreement shall be reviewed by the prysician assistant and a
13	representative of the practice or physician group, at a minimum, at the time of
14	the physician assistant's license renewal.
15	(d) In the event of the unanticipated unavailability of the practice-identified
16	physician or physician group due to serious illness or death, a physician
17	assistant may continue to practice for no more than a 30-day period without
18	entering into a new practice agreement with another practice-identified
19	physician or physician group or being granted privileges by a licensed hospital
20	<u>or by a federally qualified health center</u>

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1	(c) The practice agreement shall not be submitted to the Doard for approval
2	or filing but shall be maintained by the physician assistant and provided to the
3	Board upon request.
4	(f) A prectice agreement is not required for a physician assistant employed
5	by a hospital licensed pursuant to 18 V.S.A. chapter 43 or by a federally
6	qualified health center, provided that the hospital or federally qualified health
7	center grants privileges. A physician assistant employed by and engaged in
8	practice as a physician assistant in a hospital or federally qualified health
9	center shall practice in accordance with the privileges granted.
10	(g) Nothing in this section shall be construed to require the physical
11	presence of a physician at the time and place at which a physician assistant
12	renders a medical service.
13	(h) A physician assistant's scope of practice shall be limited to medical
14	care that is within the physician assistant's education, training, and experience.
15	(i) A physician assistant may prescribe, dispense, and administer, and
16	procure drugs and medical devices to the extent delegated by a supervising
17	physician. A physician assistant who is authorized by a supervising physician
18	to prescribe prescribes controlled substances must shall register with the
19	federal Drug Enforcement Administration.
20	(e) A supervising physician and physician assistant shall report to the board
21	immediately upon an alteration of the termination of the delegation agreement.

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1	8 17251 DUVCICIANI ACCISTANT AC DDIMADY CADE DDOVIDED
2	Notwithstanding any provision of law to the contrary, a physician assistant
3	shall be considered a primary care provider when the physician assistant
4	practices in one or more of the medical specialties for which a physician would
5	be considered to be a primary care provider.
6	§ 1736. UNPROFESSIONAL CONDUCT
7	(a) The following conduct and the conduct described in section 1354 of
8	this title by a licensed physician assistant shall constitute unprofessional
9	conduct . When; when that conduct is by an applicant or person who later
10	becomes an applicant, it may constitute grounds for denial of licensure:
11	(1) fraud or misrepresentation in applying for or procuring a license or
12	in applying for or procuring a periodic renewal of a license;
13	(2) occupational advertising which that is intended or has a tendency to
14	deceive the public;
15	(3) exercising undue influence on or taking improper advantage of a
16	person using the individual's services, or promoting the sale of professional
17	goods or services in a manner which that exploits a person for the financial
18	gain of the practitioner or of a third party;
19	(4) failing to comply with provisions of federal or state <u>State</u> statutes or
20	rules governing the profession;
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area to the profession, and

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(2)

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1	(6) conduct which that avideness unfitness to practice in the profession
2	(b) Unprofessional conduct includes the following actions by a licensed
3	physician assistant:
4	(1) making Making or filing false professional reports or records,
5	impeding or obstructing the proper making or filing of professional reports or
6	records, or failing to file the <u>a</u> proper professional report or record;.
7	(2) practicing <u>Practicing</u> the profession when mentally or physically
8	unfit to do so <u>;.</u>
9	(3) practicing the profession without having a delegation agreement
10	meeting the requirements of this chapter on file at the primary location of the
11	physician assistant's practice and the beard; Practicing as a physician assistant
12	without a practice agreement meeting the requirements of section 1735a or
13	practicing as a physician assistant in a licensed pospital or federally qualified
14	health center in a manner inconsistent with the privileges granted.
15	(4) accepting Accepting and performing responsibilities which that the
16	individual knows or has reason to know that he or she <u>the individual</u> is not
17	competent to perform;.
18	(5) making Making any material misrepresentation in the practice of the
19	profession, whether by commission or omission; <u>.</u>
20	(6) the <u>The</u> act of holding one's self out as, or permitting one's self to
21	be represented as, a licensed physician <u>,</u>

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1	(7) performing otherwise than at the direction and under the supervision
2	of a physician licensed by the board or an osteopath licensed by the Vermont
3	board of osteopathic physicians and surgeons; [Repealed.]
4	(8) performing <u>Performing</u> or offering to perform a task or tasks beyond
5	the individual's celegated scope of practice;.
6	(9) administering Administering, dispensing, procuring, or prescribing
7	any controlled substance otherwise than as authorized by law;.
8	(10) habitual <u>Habitual</u> of excessive use or abuse of drugs, alcohol, or
9	other substances that impair the ability to provide medical services;.
10	(11) failure Failure to practice competently by reason of any cause on a
11	single occasion or on multiple occasions. Failure to practice competently
12	includes, as determined by the board <u>Board</u> :
13	(A) performance of unsafe or unacceptable ratient care; or
14	(B) failure to conform to the essential standards of acceptable and
15	prevailing practice.
16	(c) A person aggrieved by a determination of the board Board may, within
17	30 days of the order, appeal that order to the Vermont supreme court Supreme
18	Court on the basis of the record created before the board Doard

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1	\$ 1727. DISPOSITION OF COMPLAINTS
2	(a) Complaints and allegations of unprofessional conduct shall be
3	processed in accordance with the rules of procedure of the board of medical
4	practice Board of Medical Practice.
5	(b) Any person, firm, corporation, or public officer may submit a written
6	complaint to the board <u>Board</u> alleging a physician assistant practicing in the
7	state State committed upprofessional conduct, specifying the grounds. The
8	board Board may initiate disciplinary action in any complaint against a
9	physician assistant and may act without having received a complaint.
10	(c) After giving opportunity for hearing, the board Board shall take
11	disciplinary action described in subsection 1361(b) of this title against a
12	physician assistant or applicant found guilty of unprofessional conduct.
13	(d) The board Board may approve a negotiand agreement between the
14	parties when it is in the best interest interests of the public health, safety, or
15	welfare to do so. Such an agreement may include any on the following
16	conditions or restrictions, which may be in addition to, or in tieu of,
17	suspension:
18	(1) a <u>A</u> requirement that the individual submit to care or counseling;.
19	(2) a <u>A</u> restriction that the individual practice only under supervision of
20	a named person or a person with specified credentials:

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1	(3) a <u>A</u> requirement that the individual participate in continuing
2	education in order to overcome specified practical deficiencies;.
3	(4) a <u>A</u> requirement that the scope of practice permitted be restricted to
4	a specified xtent;.
5	(5) an Al administrative penalty not to exceed \$1,000.00 for each act
6	that constitutes an unprofessional conduct violation. Any money received
7	from the imposition of an administrative penalty imposed under this
8	subdivision shall be deposited into the board of medical practice regulatory fee
9	fund Board of Medical Practice Regulatory Fee Fund for the purpose of
10	providing education and training for board <u>Board</u> members and the professions
11	regulated by the board <u>Board</u> . The commissioner <u>Commissioner</u> shall detail in
12	the annual report receipts and expenses from money received under this
13	subsection.
14	(e) Upon application, the board Board may modify the terms of an order
15	under this section and, if licensure has been revoked or suspended, order
16	reinstatement on terms and conditions it deems proper.
17	§ 1738. USE OF TITLE
18	Any person who is licensed to practice as a physician assistant in this state
19	State shall have the right to use the title "physician assistant" and the
20	abbreviation "P.A." abbreviations "PA" and "PA-C." No other person may
21	assume that title or use that abbreviation, those abbreviations or use any other

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1	words, lotters, signs, or devices to indicate that the person using them is a
2	physician assistant.
3	§ 1739. LEGAL LIABILITY
4	(a) The supervising physician delegating activities to a physician assistant
5	shall be legally liable for such activities of the physician assistant, and the
6	physician assistant shark in this relationship be the physician's agent.
7	(b) Nothing in this chapter shall be construed as prohibiting a physician
8	from delegating to the physician's employees certain activities relating to
9	medical care and treatment now being carried out by custom and usage when
10	such activities are under the control of the physician. The physician delegating
11	activities to his or her employees shall be legally liable for such activities of
12	such persons, and such person shall in this relationship be the physician's
13	agent. Nothing contained in this chapter shall be construed to apply to nurses
14	acting pursuant to chapter 28 of this title. Physician assistances are responsible
15	for their medical decision-making. A practice-identified physician or a
16	physician group in a practice agreement with a physician assistant shall not, by
17	the existence of the practice agreement alone, be legally liable for the actions
18	or inactions of the physician assistant.

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1	\$ 1739a. INAPPROPRIATE USE OF SERVICES DV PHYSICIAN,
2	UNPROFESSIONAL CONDUCT
3	Use of the services of a physician assistant by a physician in a manner
4	which is inconsistent with the provisions of this chapter constitutes
5	unprofessional conduct by the physician and such physician shall be subject to
6	disciplinary action by the board in accordance with the provisions of chapter
7	23 or 33 of this title, as appropriate. [Repealed.]
8	§ 1740. FEES
9	Applicants and persons regulated under this chapter shall pay the following
10	fees:
11	(1) Original application for licensure, \$225.00; the Board shall use at
12	least \$10.00 of this fee to support the cost of maintaining the Vermont
13	Practitioner Recovery Network, which, for the protection of the public,
14	monitors and evaluates, coordinates services for, and promotes rehabilitation
15	of licensees who have or potentially have an impaired ability to practice
16	medicine with reasonable skill and safety.
17	(2) Biennial renewal, \$215.00; the Board shall use at least \$10.00 of this
18	fee to support the cost of maintaining the Vermont Practitioner Recovery
19	Network, which, for the protection of the public, monitors and evaluates,
20	ecordinates services for, and promotes rehabilitation of licensees who have or

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1	potentially have an impaired ability to practice medicine with reasonable skill
2	and safety described in subdivision (1) of this section.
3	§ 1741. NOTICE OF USE OF PHYSICIAN ASSISTANT TO BE POSTED
4	A physician, clinic, or hospital that utilizes the services of a physician
5	assistant shall post a notice to that effect in a prominent place. [Repealed.]
6	§ 1742. PENALIY
7	(a) Any person who, not being licensed, holds himself or herself out to the
8	public as being licensed under this chapter shall be liable for a fine of not more
9	than \$10,000.00.
10	(b) In addition to the penalty provided in subsection (a) of this section, the
11	attorney general <u>Attorney General</u> or a state's attorney <u>State's Attorney</u> may
12	bring a civil action to restrain continuing violations of this section.
13	§ 1743. MEDICAID REIMBURSEMENT
14	The Secretary of Human Services shall, pursuant to 3 V.S.A. chapter 25,
15	adopt rules providing for a fee schedule for reimbursement under Title XIX
16	(Medicaid) of the Social Security Act and 33 V.S.A. chapter 19, relating to
17	medical assistance that recognizes reasonable cost differences between services
18	provided by physicians and those provided by physician assistant, under this
19	chapter.
20	<u>§ 1743a. PAYMENT FOR MEDICAL SERVICES</u>
21	(a) As used in this section:

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1	(1) "Health incurer" has the same meaning as in 18 US 1 \$ 0407
2	(2) "Participating provider" has the same meaning as in 18 V.S.A.
3	§ 9418 and includes providers participating in the Vermont Medicaid program.
4	(b) Health insurers and Medicaid shall reimburse a participating provider
5	who is a physician assistant for any medical service delivered by the physician
6	assistant if the same service would be covered if delivered by a physician.
7	Physician assistants are authorized to bill for and receive direct payment for
8	the medically necessary services they deliver.
9	(c) To provide accountability and transparency for patients, payers, and the
10	health care system, the physician arsistant shall be identified as the treating
11	provider in the billing and claims processes when the physician assistant
12	delivered the medical services to the patient
13	(d) A health insurer shall not impose any plactice, education, or
14	collaboration requirement for a physician assistant that is inconsistent with or
15	more restrictive than the provisions of this chapter.
16	§ 1744. CERTIFIED PHYSICIAN ASSISTANTS
17	Any person who is certified by the board as a physician assistant prior to
18	the enactment of this section shall be considered to be licensed as a physician
19	assistant under this chapter immediately upon enactment of this section, and
20	shall be eligible for licensure renewal pursuant to section 1734b of this title
21	[Repealed.]

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1	Sec. 2. 26 U.S.A. § 1254 is amonded to read:
2 3	§ 1854. UNPROFESSIONAL CONDUCT(a) The Board shall find that any one of the following, or any combination
4	of the following, whether the conduct at issue was committed within or outside
5	the State, constitutes unprofessional conduct:
6	* * *
7	(38) signing a blank or undated prescription form; or
8	(39) use of the services of a physician assistant by a physician in a
9	manner that is inconsistent with the provisions of chapter 31 of this title; or
10	[Repealed.]
11	* *
12	Sec. 3. DEPARTMENT OF HEALTH; RULEMAKING
13	The Department of Health shall amend the Board of Medical Practice rules
14	pursuant to 3 V.S.A. chapter 25 to conform the provisions regarding physician
15	assistant licensure to the provisions of this act. The Department shall complete
16	its rulemaking process on or before January 1, 2021.
17	Sec. 4. EFFECTIVE DATE
18	This act shall take effect on July 1, 2019 and shall apply to all physician
10	assistant licenses issued or renewed on and after that date

19 assistant licenses issued or renewed on and after that date

CHAPTER 31. PHYSICIAN ASSISTANTS

§ 17. POLICY AND PURPOSE

The General Assembly recognizes the need to provide means by which physicians in this State may increase the scope and physician assistants may practice medicine in collaboration with physicians and other health care professionals to provide increased efficiency of their practice in order and to ensure that quality high-quality medical services are available to all Vermonters at reasonable cost. The General Assembly recognizes that physician assistants, with their education, training, and expertise in the field of medicine, are well sured to provide these services to Vermonters.

§ 1732. DEFINITIONS

As used in this chapter:

(1) "Accredited physician assistant program" means a physician assistant educational program that has been accredited by the Accreditation Review Commission on Education for the Physician Assistant (ARC-PA), or, prior to 2001, by either the Committee on Allied Health Education and Accreditation (CAHEA)₇ or the Commission on Accreditation of Allied Health Education Programs (CAAHEP).

(2) "Board" means the State Board of Medical Practice established by chapter 23 of this title.

(3) "Delegation agreement" means a detailed description of the duties and scope of practice delegated by a primary supervising physician to a physician assistant that is signed by both the physician assistant and the supervising physicians. "Collaboration" means a physician assistant's consultation with or referral to an appropriate physician or other health care professional as indicated based on the patient's combition; the physician assistant's education, competencies, and experience; and the applicable standards of care.

(4) "Disciplinary action" means any action taken by the Board against a physician assistant or an applicant, or an appeal of that action, when the action suspends, revokes, limits, or conditions licensure in any way. The term includes reprimands and administrative penalties.

(5) "Health care facility" has the same meaning as in 18 V.S.A. § 9402.

(6) "Participating physician" means a physician practicing as a sole practitioner, a physician designated by a group of physicians to represent their physician ensure on a physician designated by a health ensure facility to assistant in accordance with this chapter.

(7) "Physician" means an individual licensed to practice medicine pursuant to chapter 23 or 33 of this title.

(5)(8) "Physician assistant" <u>or "PA"</u> means an individual licensed by the State of Vermont who is qualified by education, training, experience, and personal character to provide medical care with the direction and supervision of a Vermont livensed physician to practice medicine in collaboration with one or more physicians pursuant to this chapter.

(9) "Physician group" means a medical practice involving two or more physicians.

(6)(10) "Supervising physician" means an M.D. or D.O. licensed by the state of Vermont who oversees and accepts responsibility for the medical care provided by a physician assistant "Practice agreement" means an agreement that meets the requirements of section 1735a of this chapter.

(7)(11) "Supervision" means the direction and review by the supervising physician of the medical care provided by the physician assistant. The constant physical presence of the supervising physician is not required as long as the supervising physician and physician assistant are or easily can be in contact with each other by telecommunication "Practice as a physician assistant" means the practice of medicine by a PA pursuant to a practice agreement with a participating physician.

(8) "Disciplinary action" means any action taken against a physician assistant or an applicant by the Board or on uppeal therefrom, when that action suspends, revokes, limits, or conditions ticensure in any way, and includes reprimands and administrative penalties.

§ 1733. LICENSURE

(a) The State Board of Medical Practice is responsible for the licensure of physician assistants, and the Commissioner of Health shall adopt, amend, or repeal rules regarding the training, practice, qualification, and discipline of physician assistants.

(b) In order to practice, a licensed physician assistant shall have completed a delegation agreement as described in section 1735a of this title with a Vermont licensed physician signed by both the physician assistant and the supervising physician or physicians. The original shall be filed with the Board and copies shall be kept on file at each of the physician assistant's practice sites. All applicants and licensees shall demonstrate that the requirements for § 1734. ELIGIBILITY

(a) The Board may grant a license to practice as a physician assistant to an applicant who meets all of the following requirements:

(1) <u>submits</u> <u>Submits</u> a completed application form provided by the board; <u>Board</u>

(2) *pays* Pays the required application fee;.

(3) has <u>Har</u> graduated from an accredited physician assistant program or has passed and maintained the certification examination by the National Commission on the Certification of Physician Assistants (NCCPA) prior to $1988_{\dot{r}}$.

(4) has <u>Has</u> passed the certification examination given <u>Physician</u> <u>Assistant National Certifying Examination administered</u> by the NCCPA;.

(5) is <u>Is</u> mentally and physically able to engage safely in practice as a physician assistant;.

(6) does <u>Does</u> not hold any license, certification, or registration as a physician assistant in another state or jurisdiction that is under current disciplinary action, or has been revoked suspended, or placed on probation for cause resulting from the applicant's practice as a physician assistant, unless the Board has considered the applicant's circumstances and determines that licensure is appropriate;

(7) is \underline{Is} of good moral character;.

(8) submits <u>Submits</u> to the Board any other reformation that the Board deems necessary to evaluate the applicant's qualifications; and.

(9) has <u>Has</u> engaged in practice as a physician assistant within the last three years or has complied with the requirements for updaying knowledge and skills as defined by Board rules. This requirement shall not apply to applicants who have graduated from an accredited physician assistant program within the last three years.

(b), (c) [Repealed.]

(d) When the Board intends to deny an application for licensure, it shall send the applicant written notice of its decision by certified mail. The notice shall include a statement of the reasons for the action. Within 30 days of the date that an applicant receives such notice, the applicant may file a petition after the hearing, the Board shall affirm or reverse its preliminary denial.

(c) Failure to maintain competence in the knowledge and skills of a physician assistant, as determined by the Board, shall be cause for revocation of licensure.

§ 1734b. NENEWAL OF LICENSE

(a) Licenses shall be renewed every two years on payment of the required fee. At least one month prior to the date on which renewal is required, the Board shall send to each licensee a license renewal application form and notice of the date or which the existing license will expire. On or before the renewal date, the licensee shall file an application for license renewal and pay the required fee. The board shall register the applicant and issue the renewal license. Within one month following the date renewal is required, the Board shall pay the license renewal fees into the Medical Practice Board Special Fund. Any physician assistant while on extended active duty in the uniformed services of the United States or member of the National Guard, State Guard, or reserve component as a memoer of the U.S. Armed Forces, a reserve component of the U.S. Armed Forces, the National Guard, or the State Guard who is licensed as a physician assistant at the time of an activation or deployment the licensee was ordered in active duty shall receive an extension of licensure up to 90 days following the physician assistant's return from activation or deployment active duty, provided the physician assistant notifies the Board of his or her activation or deployment that the licensee has been ordered to active duty prior to the expiration of the current license, and certifies that the circumstances of the activation or deployment duty impede good faith efforts to make timely application for renewal of the license.

(b) A licensee shall demonstrate that the requirements for licensure are met.

(c) A licensee for renewal of an active license to practice shall have practiced as a physician assistant within the last three years or have complied with the requirements for updating knowledge and skills as defined by Board rules.

(d) A licensee shall promptly provide the Board with new or changed information pertinent to the information in his or her the physician essistant's license and license renewal applications at the time he or she the licensee becomes aware of the new or changed information.

(e) A license that has lapsed may be reinstated on payment of a renewal fee and a late renewal fee. The applicant shall not be required to pay renewal fees

during periods when the license was lapsed. However, if a licen

has or her the licensee's knowledge and skills as defined by Board rules.

§ 17.4c. EXEMPTIONS

(a) Nothing in this chapter shall be construed to require licensure under this chapter of any of the following:

(1) <u>a physician Physician</u> assistant students enrolled in a physician assistant educational program accredited by the Accreditation Review Commission on Education for the Physician Assistant;.

(2) a physician assistant <u>Physician assistants</u> employed in the service of the U.S. Armed Forces or National Guard, including National Guard in state status, while performing duties incident to that employment; <u>.</u>

(3) a technician <u>Technicians</u> or other assistant or employee <u>assistants or</u> <u>employees</u> of a physician who performs perform physician-delegated tasks but who is are not rendering services as a physician assistant assistants or identifying himself or herself thenselves as a physician assistant; or assistants.

(4) a physician assistant Provisician assistants who is are duly licensed and in good standing in another state, territory, or jurisdiction of the United States or in Canada if the physician assistant is assistants are employed as or formally designated as the team physician assistant assistants by an athletic team visiting Vermont for a specific sporting event and the physician assistant assistants limits his or her limit their practice in this State to the treatment of the members, coaches, and staff of the sports team employing or designating the physician assistants.

(b) Physician assistants licensed in this State or credentialed as physician assistants by a federal employer shall not be required to have a practice agreement when responding to a need for medical care created by a disaster or emergency, as that term is defined in 20 V.S.A. § 102(c).

§ 1735a. <u>SUPERVISION PRACTICE AGREEMENT</u> AND SCOPE OF PRACTICE

(a) It is the obligation of each team of physician and physician assistant to ensure that the physician assistant's scope of practice is identified; that delegation of medical care is appropriate to the physician assistant's level of competence; that the supervision, monitoring, documentation, and access to the supervising physician is defined; and that a process for evaluation of the physician assistant's performance is established Except as provided in subsections 1734c(b) and 1735a(e) of this chapter, a physician assistant shall ssistant has entered into a written practice agreement as set jorin in subsection (b) of this section.

(1) A physician assistant shall enter into a practice agreement with a physician who practices as a sole practitioner only if the participating physician's area of specialty is similar to the physician assistant's area of specialty.

(2) A physician assistant shall enter into a practice agreement with a participating physician who represents a physician group or health care facility only if one or more of the physicians practicing in the physician group or at the health care facility has an area of specialty similar to the physician assistant's area of specialty.

(b) The information required in subsection (a) of this section shall be included in a delegation agreement as required by the Commissioner by rule. The delegation agreement shall be signed by both the physician assistant and the supervising physician or physicians, and a copy shall be kept on file at each of the physician assistant's practice sites and the original filed with the Board A practice agreement shall include all of the following:

(1) Processes for physician communication, availability, decisionmaking, and periodic joint evaluation of services delivered when providing medical care to a patient.

(2) An agreement that the physician assistant's scope of practice shall be limited to medical care that is within the physician assistant's education, training, and experience. Specific restrictions, if any, on the physician assistant's practice shall be listed.

(3) A plan to have a physician available for consultation at all times when the physician assistant is practicing medicine.

(4) The signatures of the physician assistant and the participating physician; no other signatures shall be required.

(c) The physician assistant's scope of practice shall be limited to medical care which is delegated to the physician assistant by the supervising physician and performed with the supervision of the supervising physician. The medical care shall be within the supervising physician's scope of practice and shall be care which the supervising physician has determined that the physician assistant is qualified by education, training, and experience to provide <u>A</u> practice agreement may specify the extent of the collaboration required between the PA and physicians and other health care professionals; provided, however, that a physician shall be accessible for consultation by telephone or destruction means and physician approximate.

enher the participating physician or a representative of the practice, physician group, or health care facility, at a minimum, at the time of the physician assistant's license renewal.

(d)(e) In the event of the unanticipated unavailability of a participating physician practicing as a sole practitioner due to serious illness or death, a physician assistant may continue to practice for not more than a 30-day period without entering into a new practice agreement with another participating physician.

(f) The practice agreement shall be filed with the Board. The Board shall not request or require any modifications to the practice agreement. The practice agreement may be filed with the Board electronically at the option of the physician assistant; no original documents shall be required.

(g) Nothing in this section shall be construed to require the physical presence of a physician at the time and place at which a physician assistant renders a medical service.

(h) A physician assistant may prescribe, dispense, and administer, and procure drugs and medical devices to the extent delegated by a supervising physician to the same extent as may aphysician. A physician assistant who is authorized by a supervising physician to prescribe prescribes controlled substances must register shall be registered with the federal Drug Enforcement Administration.

(e) A supervising physician and physician assistant shall report to the Board immediately upon an alteration or the termination of the delegation agreement.

§ 1735b. PHYSICIAN ASSISTANT AS PRIMARY CARE PROVIDER

Notwithstanding any provision of law to the contrary, a physician assistant shall be considered a primary care provider when the physician assistant practices in one or more of the medical specialties for which a physician would be considered to be a primary care provider.

§ 1736. UNPROFESSIONAL CONDUCT

(a) The following conduct and the conduct described in section 1354 of this title by a licensed physician assistant shall constitute unprofessional conduct. When; when that conduct is by an applicant or person who later becomes an applicant, it may constitute grounds for denial of licensure:

(1) fraud or misrepresentation in applying for or procuring a license

deceive the public;

(3) exercising undue influence on or taking improper advantage of a person using the individual's services, or promoting the sale of professional goods or services in a manner that exploits a person for the financial gain of the practitioner or of a third party;

(4) failing to comply with provisions of federal or state statutes or rules governing the profession;

(5) conviction of a crime related to the profession; and

(6) conduct that evidences unfitness to practice in the profession.

(b) Unprofessional conduct includes the following actions by a licensed physician assistant:

(1) Making or filing julse professional reports or records, impeding or obstructing the proper making or filing of professional reports or records, or failing to file the <u>a</u> proper professional report or record.

(2) Practicing the profession when mentally or physically unfit to do so.

(3) Practicing the profession without having a delegation agreement meeting the requirements of this chapter on file at the primary location of the physician assistant's practice and the Roard Practicing as a physician assistant without a practice agreement meeting the requirements of section 1735a of this chapter, except under the circumstances described in subsections 1734c(b) and 1735a(e) of this chapter. The Roard's receipt of a practice agreement filed in accordance with subsection 1725a(f) of this chapter shall not be construed to constitute Board approval of the practice agreement or of its contents.

(4) Accepting and performing responsibilities that the individual knows or has reason to know that he or she the individual is not competent to perform.

(5) Making any material misrepresentation in the practice of the profession, whether by commission or omission.

(6) The act of holding one's self <u>oneself</u> out as, or permitting one's self <u>oneself</u> to be represented as, a licensed physician.

(7) Performing otherwise than at the direction and under the supervision of a physician licensed by the Board or an osteopath licensed by

in lividual's delegated scope of practice.

(9) Administering, dispensing, <u>procuring</u>, or prescribing any controlled substance otherwise than as authorized by law.

(10) Habitual or excessive use or abuse of drugs, alcohol, or other substances that impair the ability to provide medical services.

(11) Failure to practice competently by reason of any cause on a single occasion or on multiple occasions. Failure to practice competently includes, as determined by the Board:

(A) performance of unsafe or unacceptable patient care; or

(B) failure to conform to the essential standards of acceptable and prevailing practice.

(c) A person aggrieved by a determination of the Board may, within 30 days of the order, appeal that order to the Vermont Supreme Court on the basis of the record created before the Board.

§ 1738. USE OF TITLE

Any person who is licensed to practice as a physician assistant in this State shall have the right to use the title "physician assistant" and the abbreviation "P.A." abbreviations "PA" and "PA-C." No other person may shall assume that title, or use that abbreviation those abbreviations, or use any other words, letters, signs, or devices to indicate that the person using them is a physician assistant.

§ 1739. LEGAL LIABILITY

(a) The supervising physician delegating activities to a physician assistant shall be legally liable for such activities of the physician assistant, and the physician assistant shall in this relationship be the physician's agent.

(b) Nothing in this chapter shall be construed as prohibiting a physician from delegating to the physician's employees certain activities relating to medical care and treatment now being carried out by custom and usage when such activities are under the control of the physician. The physician delegating activities to his or her employees shall be legally liable for such activities of such persons, and such person shall in this relationship be the physician's agent. Nothing contained in this chapter shall be construed to apply to nurses acting pursuant to chapter 28 of this title. Physician assistants are responsible for their own medical decision making. A participating physician in a practice agreement with a physician assistant shall not by the BILL AS INTRODUCED AND PASSED BY SENATE AND HOUSE S.128 2019 Page 32 of 46

inscribe of the practice agreement alone, be legally hable for the actions of inscriptions of the physician assistant; provided, however, that this does not otherwise limit the liability of the participating physician.

§ 17394. INAPPROPRIATE USE OF SERVICES BY PHYSICIAN; UNPROFESSIONAL CONDUCT

Use of the services of a physician assistant by a physician in a manner which is inconsistent with the provisions of this chapter constitutes unprofessional conduct by the physician and such physician shall be subject to disciplinary action by the Board in accordance with the provisions of chapter 23 or 33 of this title as appropriate. [Repealed.]

§ 1740. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1) Original application for licensure, \$225.00; the Board shall use at least \$10.00 of this fee to support the cost of maintaining the Vermont Practitioner Recovery Network, which, for the protection of the public, monitors and evaluates, coordinates services for, and promotes rehabilitation of licensees who have or potentially have an impaired ability to practice medicine with reasonable skill and safety.

(2) Biennial renewal, \$215.00; the Board shall use at least \$10.00 of this fee to support the cost of maintaining the Vermont Practitioner Recovery Network, which, for the protection of the public, monitors and evaluates, coordinates services for, and promotes rehabilitation of licensees who have or potentially have an impaired ability to practice medicine with reasonable skill and safety described in subdivision (1) of this section.

§ 1741. NOTICE OF USE OF PHYSICIAN ASSISTANT TO BE POSTED

A physician, clinic, or hospital that utilizes the services of a physician assistant shall post a notice to that effect in a prominent place. [Repealed.]

§ 1743. MEDICAID REIMBURSEMENT

The Secretary of Human Services shall, pursuant to 3 V.S.A. chapter 25, adopt rules providing for a fee schedule for reimbursement under Tyle XIX (<u>Medicaid</u>) of the Social Security Act and 33 V.S.A. chapter 19, relating to medical assistance that recognizes reasonable cost differences between services provided by physicians and those provided by physician assistants under this chapter.

1742 - DAVMENT FOR MEDICAL CERVICES

(a) As used in this section:

"Health insurer" has the same meaning as in 18 V.S.A. § 9402.

(2) "Participating provider" has the same meaning as in 18 V.S.A. § 9418 and includes providers participating in the Vermont Medicaid program.

(b) Health insurers and Medicaid shall reimburse a participating provider who is a physician assistant for any medical service delivered by the physician assistant if the sume service would be covered if delivered by a physician. Physician assistant, are authorized to bill for and receive direct payment for the medically necessary services they deliver.

(c) To provide accountability and transparency for patients, payers, and the health care system, the provision assistant shall be identified as the treating provider in the billing and claims processes when the physician assistant delivered the medical services to the patient.

(d) A health insurer shall not impose any practice, education, or collaboration requirement for a physician assistant that is inconsistent with or more restrictive than the provisions of this chapter.

§ 1744. CERTIFIED PHYSICIAN ASSISTANTS

Any person who is certified by the Board as a physician assistant prior to the enactment of this section shall be considered to be licensed as a physician assistant under this chapter immediately upon enactment of this section, and shall be eligible for licensure renewal pursuant to section 1734b of this title. [Repealed.]

Sec. 2. 26 V.S.A. § 1354 is amended to read:

§ 1354. UNPROFESSIONAL CONDUCT

(a) The Board shall find that any one of the following, or any combination of the following, whether the conduct at issue was committed within or outside the State, constitutes unprofessional conduct:

* * *

(38) signing a blank or undated prescription form; or

(39) use of the services of a physician assistant by a physician in a manner that is inconsistent with the provisions of chapter 31 of this title; or [Repealed.]

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§ 1444. LIABILITY FOR ACTIONS OF AGENT

(a) A physician may delegate to a medical technician or other assistant or employee vertain activities related to medical care and treatment that the individual is qualified to perform by training, education, experience, or a combination of these when the activities are under the control of the physician. The physician delegating the activities to the individual shall be legally liable for the individual's performance of those activities, and in this relationship, the individual shall be the physician's agent.

pursuant to chapter 28 of this the or to a physician assistant acting pursuant

(b)(1) Nothing in this section shall be construed to apply to a nurse acting pursuant to chapter 28 of this title.

(2) Nothing in this section shall be construed to apply to a physician assistant acting pursuant to chapter 31 of this title. Liability for the actions or inactions of a physician assistant shall be governed by the provisions of section 1739 of this title.

Sec. 4. DEPARTMENT OF HEALTH; RULEMAKING

The Department of Health shall amend the Board of Medical Practice rules pursuant to 3 V.S.A. chapter 25 to conform the provisions regarding physician assistant licensure to the provisions of this act. The Department shall complete its rulemaking process on or before July 1, 2021.

Sec. 5. EFFECTIVE DATE

This act shall take effect on July 1, 2020 and shall apply to all physician assistant licenses issued or renewed on and after that date.

Sec. 1. 26 V.S.A. chapter 31 is amended to read:

CHAPTER 31. PHYSICIAN ASSISTANTS

§ 1731. POLICY AND PURPOSE

The General Assembly recognizes the need to provide means by which physicians in this State may increase the scope and physician assistants may practice medicine in collaboration with physicians and other health care professionals to provide increased efficiency of their practice in order and to ensure that quality high-quality medical services are available to all Vermonters at reasonable cost. The General Assembly recognizes that

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physician assistants, with their education, training, and experience in the field of medicine, are well suited to provide these services to Vermonters.

§ 1732. DEFINITIONS

As used in this chapter:

(1) "Accredited physician assistant program" means a physician assistant educational program that has been accredited by the Accreditation Review Commission on Education for the Physician Assistant (ARC-PA), or, prior to 2001, by either the Committee on Allied Health Education and Accreditation (CAHEA)₇ or the Commission on Accreditation of Allied Health Education Programs (CAAHEP).

(2) "Board" means the State Board of Medical Practice established by chapter 23 of this title.

(3) "Delegation agreement" means a detailed description of the duties and scope of practice delegated by a primary supervising physician to a physician assistant that is signed by both the physician assistant and the supervising physicians. "Collaboration" means a physician assistant's consultation with or referral to an appropriate physician or other health care professional as indicated based on the patient's condition; the physician assistant's education, training, and experience; and the applicable standards of care.

(4) "Disciplinary action" means any action taken by the Board against a physician assistant or an applicant, or an appeal of that action, when the action suspends, revokes, limits, or conditions licensure in any way. The term includes reprimands and administrative penalties.

(5) "Health care facility" has the same meaning as in 18 V.S.A. § 9402.

(6) "Participating physician" means a physician practicing as a sole practitioner, a physician designated by a group of physicians to represent their physician group, or a physician designated by a health care facility to represent that facility, who enters into a practice agreement with a physician assistant in accordance with this chapter.

(7) "Physician" means an individual licensed to practice medicine pursuant to chapter 23 or 33 of this title.

(5)(8) "Physician assistant" <u>or "PA"</u> means an individual licensed by the State of Vermont who is qualified by education, training, experience, and personal character to provide medical care with the direction and supervision of a Vermont licensed physician <u>to practice medicine in collaboration with one</u> or more physicians pursuant to this chapter. (9) "Physician group" means a medical practice involving two or more physicians.

(6)(10) "Supervising physician" means an M.D. or D.O. licensed by the state of Vermont who oversees and accepts responsibility for the medical care provided by a physician assistant "Practice agreement" means an agreement that meets the requirements of section 1735a of this chapter.

(7)(11) "Supervision" means the direction and review by the supervising physician of the medical care provided by the physician assistant. The constant physical presence of the supervising physician is not required as long as the supervising physician and physician assistant are or easily can be in contact with each other by telecommunication "Practice as a physician assistant" means the practice of medicine by a PA pursuant to a practice agreement signed by a participating physician.

(8) "Disciplinary action" means any action taken against a physician assistant or an applicant by the Board or on appeal therefrom, when that action suspends, revokes, limits, or conditions licensure in any way, and includes reprimands and administrative penalties.

§ 1733. LICENSURE

(a) The State Board of Medical Practice is responsible for the licensure of physician assistants, and the Commissioner of Health shall adopt, amend, or repeal rules regarding the training, practice, qualification, and discipline of physician assistants.

(b) In order to practice, a licensed physician assistant shall have completed a delegation agreement as described in section 1735a of this title with a Vermont licensed physician signed by both the physician assistant and the supervising physician or physicians. The original shall be filed with the Board and copies shall be kept on file at each of the physician assistant's practice sites. All applicants and licensees shall demonstrate that the requirements for licensure are met.

(c),(d) [Repealed.]

§ 1734. ELIGIBILITY

(a) The Board may grant a license to practice as a physician assistant to an applicant who <u>meets all of the following requirements</u>:

(1) submits Submits a completed application form provided by the board; Board.

(2) *pays* <u>Pays</u> the required application fee;.

(3) has <u>Has</u> graduated from an accredited physician assistant program or has passed and maintained the certification examination by the National Commission on the Certification of Physician Assistants (NCCPA) prior to 1988;

(4) has <u>Has</u> passed the certification examination given <u>Physician</u> Assistant National Certifying Examination administered by the NCCPA;

(5) is <u>Is</u> mentally and physically able to engage safely in practice as a physician assistant; <u>.</u>

(6) does <u>Does</u> not hold any license, certification, or registration as a physician assistant in another state or jurisdiction that is under current disciplinary action, or has been revoked, suspended, or placed on probation for cause resulting from the applicant's practice as a physician assistant, unless the Board has considered the applicant's circumstances and determines that licensure is appropriate;.

(7) is <u>Is</u> of good moral character;.

(8) submits <u>Submits</u> to the Board any other information that the Board deems necessary to evaluate the applicant's qualifications; and.

(9) has <u>Has</u> engaged in practice as a physician assistant within the last three years or has complied with the requirements for updating knowledge and skills as defined by Board rules. This requirement shall not apply to applicants who have graduated from an accredited physician assistant program within the last three years.

(*b*), (*c*) [*Repealed*.]

(d) When the Board intends to deny an application for licensure, it shall send the applicant written notice of its decision by certified mail. The notice shall include a statement of the reasons for the action. Within 30 days of the date that an applicant receives such notice, the applicant may file a petition with the Board for review of its preliminary decision. At the hearing, the burden shall be on the applicant to show that licensure should be granted. After the hearing, the Board shall affirm or reverse its preliminary denial.

(e) Failure to maintain competence in the knowledge and skills of a physician assistant, as determined by the Board, shall be cause for revocation of licensure.

§ 1734b. RENEWAL OF LICENSE

(a) Licenses shall be renewed every two years on payment of the required fee. At least one month prior to the date on which renewal is required, the Board shall send to each licensee a license renewal application form and

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notice of the date on which the existing license will expire. On or before the renewal date, the licensee shall file an application for license renewal and pay the required fee. The Board shall register the applicant and issue the renewal license. Within one month following the date renewal is required, the Board shall pay the license renewal fees into the Medical Practice Board Special Fund. Any physician assistant while on extended active duty in the uniformed services of the United States or member of the National Guard, State Guard, or reserve component as a member of the U.S. Armed Forces, a reserve component of the U.S. Armed Forces, the National Guard, or the State Guard who is licensed as a physician assistant at the time of an activation or deployment shall receive an extension of licensure up to 90 days following the physician assistant's return from activation or deployment, provided the physician assistant notifies the Board of his or her the activation or deployment prior to the expiration of the current license, and certifies that the circumstances of the activation or deployment impede good faith efforts to make timely application for renewal of the license.

* * *

(d) A licensee shall promptly provide the Board with new or changed information pertinent to the information in his or her the physician assistant's license and license renewal applications at the time he or she the licensee becomes aware of the new or changed information.

(e) A license that has lapsed may be reinstated on payment of a renewal fee and a late renewal fee. The applicant shall not be required to pay renewal fees during periods when the license was lapsed. However, if a license remains lapsed for a period of three years, the Board may require the licensee to update his or her the licensee's knowledge and skills as defined by Board rules.

§ 1734c. EXEMPTIONS

(a) Nothing in this chapter shall be construed to require licensure under this chapter of <u>any of the following</u>:

(1) a physician Physician assistant students enrolled in a physician assistant educational program accredited by the Accreditation Review Commission on Education for the Physician Assistant;.

(2) a physician assistant <u>Physician assistants</u> employed in the service of the U.S. Armed Forces or National Guard, including National Guard in state status, while performing duties incident to that employment;.

(3) a technician <u>Technicians</u> or other assistant or employee <u>assistants or</u> <u>employees</u> of a physician who performs perform physician-delegated tasks but who is <u>are</u> not rendering services as a physician assistant <u>assistants</u> or identifying himself or herself themselves as a physician assistant; or <u>assistants</u>. (4) a physician assistant Physician assistants who is are duly licensed and in good standing in another state, territory, or jurisdiction of the United States or in Canada if the physician assistant is assistants are employed as or formally designated as the team physician assistant assistants by an athletic team visiting Vermont for a specific sporting event and the physician assistant limits his or her assistants limit their practice in this State to the treatment of the members, coaches, and staff of the sports team employing or designating the physician assistants.

(b) Physician assistants licensed in this State or credentialed as physician assistants by a federal employer shall not be required to have a practice agreement when responding to a need for medical care created by a disaster or emergency, as that term is defined in 20 V.S.A. § 102(c).

§ 1735a. <u>SUPERVISION PRACTICE AGREEMENT</u> AND SCOPE OF PRACTICE

(a) It is the obligation of each team of physician and physician assistant to ensure that the physician assistant's scope of practice is identified; that delegation of medical care is appropriate to the physician assistant's level of competence; that the supervision, monitoring, documentation, and access to the supervising physician is defined; and that a process for evaluation of the physician assistant's performance is established Except as provided in subsection 1734c(b) of this chapter and subsection (e) of this section, a physician assistant shall engage in practice as a physician assistant in this State only if the physician assistant has entered into a written practice agreement as set forth in subsection (b) of this section.

(1) A physician assistant shall enter into a practice agreement with a physician who practices as a sole practitioner only if the participating physician's area of specialty is similar to or related to the physician assistant's area of specialty.

(2) A physician assistant shall enter into a practice agreement with a participating physician who represents a physician group or health care facility only if one or more of the physicians practicing in the physician group or at the health care facility has an area of specialty similar to or related to the physician assistant's area of specialty.

(b) The information required in subsection (a) of this section shall be included in a delegation agreement as required by the Commissioner by rule. The delegation agreement shall be signed by both the physician assistant and the supervising physician or physicians, and a copy shall be kept on file at each of the physician assistant's practice sites and the original filed with the Board <u>A</u> practice agreement shall include all of the following:

(1) Processes for physician communication, availability, decisionmaking, and periodic joint evaluation of services delivered when providing medical care to a patient.

(2) An agreement that the physician assistant's scope of practice shall be limited to medical care that is within the physician assistant's education, training, and experience. Specific restrictions, if any, on the physician assistant's practice shall be listed.

(3) A plan to have a physician available for consultation at all times when the physician assistant is practicing medicine.

(4) The signatures of the physician assistant and the participating physician; no other signatures shall be required.

(c) The physician assistant's scope of practice shall be limited to medical care which is delegated to the physician assistant by the supervising physician and performed with the supervision of the supervising physician. The medical care shall be within the supervising physician's scope of practice and shall be care which the supervising physician has determined that the physician assistant is qualified by education, training, and experience to provide <u>A</u> practice agreement may specify the extent of the collaboration required between the PA and physicians and other health care professionals; provided, however, that a physician shall be accessible for consultation by telephone or electronic means at all times when a PA is practicing.

(d) The practice agreement shall be reviewed by the physician assistant and either the participating physician or a representative of the practice, physician group, or health care facility, at a minimum, at the time of the physician assistant's license renewal.

(d)(e) In the event of the unanticipated unavailability of a participating physician practicing as a sole practitioner due to serious illness or death, a physician assistant may continue to practice for not more than a 30-day period without entering into a new practice agreement with another participating physician.

(f) The practice agreement shall be filed with the Board. The Board shall not request or require any modifications to the practice agreement. The practice agreement may be filed with the Board electronically at the option of the physician assistant; no original documents shall be required.

(g) Nothing in this section shall be construed to require the physical presence of a physician at the time and place at which a physician assistant renders a medical service.

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(h) A physician assistant may prescribe, dispense, and administer, and procure drugs and medical devices to the extent delegated by a supervising physician to the same extent as may a physician. A physician assistant who is authorized by a supervising physician to prescribe prescribes controlled substances must register shall be registered with the federal Drug Enforcement Administration.

(e) A supervising physician and physician assistant shall report to the Board immediately upon an alteration or the termination of the delegation agreement.

§ 1735b. PHYSICIAN ASSISTANT AS PRIMARY CARE PROVIDER

Notwithstanding any provision of law to the contrary, a physician assistant shall be considered a primary care provider when the physician assistant practices in one or more of the medical specialties for which a physician would be considered to be a primary care provider.

§ 1736. UNPROFESSIONAL CONDUCT

(a) The following conduct and the conduct described in section 1354 of this title by a licensed physician assistant shall constitute unprofessional conduct. When; when that conduct is by an applicant or person who later becomes an applicant, it may constitute grounds for denial of licensure:

(1) fraud or misrepresentation in applying for or procuring a license or in applying for or procuring a periodic renewal of a license;

(2) occupational advertising that is intended or has a tendency to deceive the public;

(3) exercising undue influence on or taking improper advantage of a person using the individual's services, or promoting the sale of professional goods or services in a manner that exploits a person for the financial gain of the practitioner or of a third party;

(4) failing to comply with provisions of federal or state statutes or rules governing the profession;

(5) conviction of a crime related to the profession; and

(6) conduct that evidences unfitness to practice in the profession.

(b) Unprofessional conduct includes the following actions by a licensed physician assistant:

(1) Making or filing false professional reports or records, impeding or obstructing the proper making or filing of professional reports or records, or failing to file the <u>a</u> proper professional report or record.

(2) Practicing the profession when mentally or physically unfit to do so.

(3) Practicing the profession without having a delegation agreement meeting the requirements of this chapter on file at the primary location of the physician assistant's practice and the Board Practicing as a physician assistant without a practice agreement meeting the requirements of section 1735a of this chapter; except under the circumstances described in subsections 1734c(b) and 1735a(e) of this chapter. The Board's receipt of a practice agreement filed in accordance with subsection 1735a(f) of this chapter shall not be construed to constitute Board approval of the practice agreement or of its contents.

(4) Accepting and performing responsibilities that the individual knows or has reason to know that he or she the individual is not competent to perform.

(5) Making any material misrepresentation in the practice of the profession, whether by commission or omission.

(6) The act of holding one's self <u>oneself</u> out as, or permitting one's self <u>oneself</u> to be represented as, a licensed physician.

(7) Performing otherwise than at the direction and under the supervision of a physician licensed by the Board or an osteopath licensed by the Vermont Board of Osteopathic Physicians and Surgeons; [Repealed.]

(8) Performing or offering to perform a task or tasks beyond the individual's delegated scope of practice.

(9) Administering, dispensing, <u>procuring</u>, or prescribing any controlled substance otherwise than as authorized by law.

(10) Habitual or excessive use or abuse of drugs, alcohol, or other substances that impair the ability to provide medical services.

(11) Failure to practice competently by reason of any cause on a single occasion or on multiple occasions. Failure to practice competently includes, as determined by the Board:

(A) performance of unsafe or unacceptable patient care; or

(B) failure to conform to the essential standards of acceptable and prevailing practice.

(c) A person aggrieved by a determination of the Board may, within 30 days of the order, appeal that order to the Vermont Supreme Court on the basis of the record created before the Board.

* * *

§ 1738. USE OF TITLE

Any person who is licensed to practice as a physician assistant in this State shall have the right to use the title "physician assistant" and the abbreviation "P.A." abbreviations "PA" and "PA-C." No other person may shall assume that title, or use that abbreviation those abbreviations, or use any other words, letters, signs, or devices to indicate that the person using them is a physician assistant.

§ 1739. LEGAL LIABILITY

(a) The supervising physician delegating activities to a physician assistant shall be legally liable for such activities of the physician assistant, and the physician assistant shall in this relationship be the physician's agent.

(b) Nothing in this chapter shall be construed as prohibiting a physician from delegating to the physician's employees certain activities relating to medical care and treatment now being carried out by custom and usage when such activities are under the control of the physician. The physician delegating activities to his or her employees shall be legally liable for such activities of such persons, and such person shall in this relationship be the physician's agent. Nothing contained in this chapter shall be construed to apply to nurses acting pursuant to chapter 28 of this title. Physician assistants are responsible for their own medical decision making. A participating physician in a practice agreement with a physician assistant shall not, by the existence of the practice agreement alone, be legally liable for the actions or inactions of the physician assistant; provided, however, that this does not otherwise limit the liability of the participating physician.

§ 1739a. INAPPROPRIATE USE OF SERVICES BY PHYSICIAN; UNPROFESSIONAL CONDUCT

Use of the services of a physician assistant by a physician in a manner which is inconsistent with the provisions of this chapter constitutes unprofessional conduct by the physician and such physician shall be subject to disciplinary action by the Board in accordance with the provisions of chapter 23 or 33 of this title, as appropriate. [Repealed.]

§ 1740. FEES

Applicants and persons regulated under this chapter shall pay the following fees:

(1) Original application for licensure, \$225.00; the Board shall use at least \$10.00 of this fee to support the cost of maintaining the Vermont Practitioner Recovery Network, which, for the protection of the public, monitors and evaluates, coordinates services for, and promotes rehabilitation

of licensees who have or potentially have an impaired ability to practice medicine with reasonable skill and safety.

(2) Biennial renewal, \$215.00; the Board shall use at least \$10.00 of this fee to support the cost of maintaining the Vermont Practitioner Recovery Network, which, for the protection of the public, monitors and evaluates, coordinates services for, and promotes rehabilitation of licensees who have or potentially have an impaired ability to practice medicine with reasonable skill and safety described in subdivision (1) of this section.

§ 1741. NOTICE OF USE OF PHYSICIAN ASSISTANT TO BE POSTED

A physician, clinic, or hospital that utilizes the services of a physician assistant shall post a notice to that effect in a prominent place. [Repealed.]

* * *

§ 1743. MEDICAID REIMBURSEMENT

The Secretary of Human Services shall, pursuant to 3 V.S.A. chapter 25, adopt rules providing for a fee schedule for provide reimbursement under Title XIX (Medicaid) of the Social Security Act and 33 V.S.A. chapter 19, relating to medical assistance that recognizes reasonable cost differences between services provided by physicians and those provided by physician assistants under this chapter.

§ 1743a. PAYMENT FOR MEDICAL SERVICES

(a) As used in this section:

(1) "Health insurer" has the same meaning as in 18 V.S.A. § 9402.

(2) "Participating provider" has the same meaning as in 18 V.S.A. § 9418 and includes providers participating in the Vermont Medicaid program.

(b) Health insurers and, to the extent permitted under federal law, Medicaid shall reimburse a participating provider who is a physician assistant for any medical service delivered by the physician assistant if the same service would be covered if delivered by a physician. Physician assistants are authorized to bill for and receive direct payment for the medically necessary services they deliver.

(c) To provide accountability and transparency for patients, payers, and the health care system, the physician assistant shall be identified as the treating provider in the billing and claims processes when the physician assistant delivered the medical services to the patient.

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(d) A health insurer shall not impose any practice, education, or collaboration requirement for a physician assistant that is inconsistent with or more restrictive than the provisions of this chapter.

§ 1744. CERTIFIED PHYSICIAN ASSISTANTS

Any person who is certified by the Board as a physician assistant prior to the enactment of this section shall be considered to be licensed as a physician assistant under this chapter immediately upon enactment of this section, and shall be eligible for licensure renewal pursuant to section 1734b of this title. [Repealed.]

Sec. 2. 26 V.S.A. § 1354 is amended to read:

§ 1354. UNPROFESSIONAL CONDUCT

(a) The Board shall find that any one of the following, or any combination of the following, whether the conduct at issue was committed within or outside the State, constitutes unprofessional conduct:

* * *

(38) signing a blank or undated prescription form; or

(39) use of the services of a physician assistant by a physician in a manner that is inconsistent with the provisions of chapter 31 of this title; or [Repealed.]

* * *

Sec. 3. 26 V.S.A. § 1444 is added to read:

§ 1444. LIABILITY FOR ACTIONS OF AGENT

(a) A physician may delegate to a medical technician or other assistant or employee certain activities related to medical care and treatment that the individual is qualified to perform by training, education, experience, or a combination of these when the activities are under the control of the physician. The physician delegating the activities to the individual shall be legally liable for the individual's performance of those activities, and in this relationship, the individual shall be the physician's agent.

(b)(1) Nothing in this section shall be construed to apply to a nurse acting pursuant to chapter 28 of this title.

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(2) Nothing in this section shall be construed to apply to a physician assistant acting pursuant to chapter 31 of this title. Liability for the actions or inactions of a physician assistant shall be governed by the provisions of section 1739 of this title.

Sec. 4. DEPARTMENT OF HEALTH; RULEMAKING

The Department of Health shall amend the Board of Medical Practice rules pursuant to 3 V.S.A. chapter 25 to conform the provisions regarding physician assistant licensure to the provisions of this act. The Department shall complete its rulemaking process on or before July 1, 2021.

Sec. 5. EFFECTIVE DATE

This act shall take effect on July 1, 2020 and shall apply to all physician assistant licenses issued or renewed on and after that date, except that in Sec. 1, 26 V.S.A. § 1743a (payment for medical services) shall apply to Medicaid beginning on January 1, 2021, to the extent permitted under federal law.