CS/HB375, Engrossed 1

| 1  | A bill to be entitled  |
|----|--|
| 2  | An act relating to physician assistants; amending s.             |
| 3  | 458.347, F.S.; revising circumstances under which a              |
| 4  | physician assistant may prescribe medication;                    |
| 5  | authorizing a licensed physician assistant to perform            |
| 6  | certain services as delegated by a supervising                   |
| 7  | physician; revising physician assistant licensure and            |
| 8  | license renewal requirements; removing a requirement             |
| 9  | for letters of recommendation; deleting provisions               |
| 10 | related to examination by the Department of Health;              |
| 11 | amending s. 459.022, F.S.; revising circumstances                |
| 12 | under which a physician assistant may prescribe                  |
| 13 | medication; authorizing a licensed physician assistant           |
| 14 | to perform certain services as delegated by a                    |
| 15 | supervising physician; revising physician assistant              |
| 16 | licensure and license renewal requirements; removing a           |
| 17 | requirement for letters of recommendation; providing             |
| 18 | an effective date.   |
| 19 |  |
| 20 | Be It Enacted by the Legislature of the State of Florida:        |
| 21 |  |
| 22 | Section 1. Paragraph (e) of subsection (4) of section            |
| 23 | 458.347, Florida Statutes, is amended, paragraph (h) is added to |
| 24 | that subsection, present paragraphs (c) through (h) of           |
| 25 | subsection (7) are redesignated as paragraphs (b) through (g),   |
| 26 | respectively, and present paragraphs (a), (b), (c), and (f) of   |
| Į  | Page 1 of 13   |

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27 that subsection are amended, to read:

458.347 Physician assistants.-

28 29

(4) PERFORMANCE OF PHYSICIAN ASSISTANTS.-

30 (e) A <u>supervising</u> supervisory physician may delegate to a 31 fully licensed physician assistant the authority to prescribe or 32 dispense any medication used in the <u>supervising</u> supervisory 33 physician's practice unless such medication is listed on the 34 formulary created pursuant to paragraph (f). A fully licensed 35 physician assistant may only prescribe or dispense such

36 medication under the following circumstances:

1. A physician assistant must clearly identify to the patient that he or she is a physician assistant. Furthermore, the physician assistant must inform the patient that the patient has the right to see the physician <u>before</u> prior to any prescription <u>is being</u> prescribed or dispensed by the physician assistant.

2. The <u>supervising</u> <del>supervisory</del> physician must notify the department of his or her intent to delegate, on a departmentapproved form, before delegating such authority and notify the department of any change in prescriptive privileges of the physician assistant. Authority to dispense may be delegated only by a supervising physician who is registered as a dispensing practitioner in compliance with s. 465.0276.

3. The physician assistant must <u>acknowledge with</u> file with
the department a signed affidavit that he or she has completed a
minimum of 10 continuing medical education hours in the

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53 specialty practice in which the physician assistant has 54 prescriptive privileges with each licensure renewal application. 55 4. The department may issue a prescriber number to the 56 physician assistant granting authority for the prescribing of 57 medicinal drugs authorized within this paragraph upon completion 58 of the foregoing requirements. The physician assistant shall not 59 be required to independently register pursuant to s. 465.0276.

60 The prescription may must be written in paper or 5. electronic a form but must comply that complies with ss. 61 62 456.0392(1) and 456.42(1) and chapter 499 and must contain, in addition to the supervising supervisory physician's name, 63 64 address, and telephone number, the physician assistant's prescriber number. Unless it is a drug or drug sample dispensed 65 by the physician assistant, the prescription must be filled in a 66 67 pharmacy permitted under chapter 465 and must be dispensed in 68 that pharmacy by a pharmacist licensed under chapter 465. The 69 appearance of the prescriber number creates a presumption that 70 the physician assistant is authorized to prescribe the medicinal 71 drug and the prescription is valid.

72 6. The physician assistant must note the prescription or73 dispensing of medication in the appropriate medical record.

(h) A licensed physician assistant may perform services
delegated by the supervising physician in the physician
assistant's practice in accordance with his or her education and
training unless expressly prohibited under this chapter, chapter
459, or rules adopted under this chapter or chapter 459.

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79

(7) PHYSICIAN ASSISTANT LICENSURE.-

80 (a) Any person desiring to be licensed as a physician
81 assistant must apply to the department. The department shall
82 issue a license to any person certified by the council as having
83 met the following requirements:

84

1. Is at least 18 years of age.

85 2. Has satisfactorily passed a proficiency examination by an acceptable score established by the National Commission on 86 87 Certification of Physician Assistants. If an applicant does not hold a current certificate issued by the National Commission on 88 Certification of Physician Assistants and has not actively 89 90 practiced as a physician assistant within the immediately 91 preceding 4 years, the applicant must retake and successfully complete the entry-level examination of the National Commission 92 93 on Certification of Physician Assistants to be eligible for 94 licensure.

95 3. Has completed the application form and remitted an 96 application fee not to exceed \$300 as set by the boards. An 97 application for licensure made by a physician assistant must 98 include:

99 a. A certificate of completion of a physician assistant100 training program specified in subsection (6).

101 b. <u>Acknowledgment</u> A sworn statement of any prior felony 102 convictions.

103 c. <u>Acknowledgment</u> A sworn statement of any previous
 104 revocation or denial of licensure or certification in any state.

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105 Two letters of recommendation. d. A copy of course transcripts and a copy of the course 106 e. 107 description from a physician assistant training program 108 describing course content in pharmacotherapy, if the applicant wishes to apply for prescribing authority. These documents must 109 110 meet the evidence requirements for prescribing authority. 111 (b) 1. Notwithstanding subparagraph (a) 2. and sub-112 subparagraph (a) 3.a., the department shall examine each 113 applicant who the Board of Medicine certifies: 114 a. Has completed the application form and remitted a 115 nonrefundable application fee not to exceed \$500 and an 116 examination fee not to exceed \$300, plus the actual cost to the 117 department to provide the examination. The examination fee is 118 refundable if the applicant is found to be ineligible to take 119 the examination. The department shall not require the applicant 120 to pass a separate practical component of the examination. For examinations given after July 1, 1998, competencies measured 121 122 through practical examinations shall be incorporated into the 123 written examination through a multiple-choice format. The 124 department shall translate the examination into the native 125 language of any applicant who requests and agrees to pay all 126 costs of such translation, provided that the translation request 127 is filed with the board office no later than 9 months before the 128 scheduled examination and the applicant remits translation fees 129 as specified by the department no later than 6 months before the 130 scheduled examination, and provided that the applicant Page 5 of 13

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131 demonstrates to the department the ability to communicate orally 132 in basic English. If the applicant is unable to pay translation 133 costs, the applicant may take the next available examination in 134 English if the applicant submits a request in writing by the 135 application deadline and if the applicant is otherwise eligible 136 under this section. To demonstrate the ability to communicate 137 orally in basic English, a passing score or grade is required, 138 as determined by the department or organization that developed 139 it, on the test for spoken English (TSE) by the Educational 140 Testing Service (ETS), the test of English as a foreign language 141 (TOEFL) by ETS, a high school or college level English course, 142 or the English examination for citizenship, Bureau of 143 Citizenship and Immigration Services. A notarized copy of an 144 Educational Commission for Foreign Medical Graduates (ECFMG) 145 certificate may also be used to demonstrate the ability to 146 communicate in basic English; and b. Is an unlicensed physician who graduated from a foreign 147 148 medical school listed with the World Health Organization who has 149 not previously taken and failed the examination of the National 150 Commission on Certification of Physician Assistants and who has 151 been certified by the Board of Medicine as having met the

152 requirements for licensure as a medical doctor by examination as 153 set forth in s. 458.311(1), (3), (4), and (5), with the

154 exception that the applicant is not required to have completed

155 an approved residency of at least 1 year and the applicant is

156 not required to have passed the licensing examination specified

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157 under s. 458.311 or hold a valid, active certificate issued by 158 the Educational Commission for Foreign Medical Graduates; was 159 eligible and made initial application for certification as a 160 physician assistant in this state between July 1, 1990, and June 161 30, 1991; and was a resident of this state on July 1, 1990, or was licensed or certified in any state in the United States as a 162 163 physician assistant on July 1, 1990. 164 2. The department may grant temporary licensure to an 165 applicant who meets the requirements of subparagraph 1. Between 166 meetings of the council, the department may grant temporary 167 licensure to practice based on the completion of all temporary 168 licensure requirements. All such administratively issued 169 licenses shall be reviewed and acted on at the next regular 170 meeting of the council. A temporary license expires 30 days 171 after receipt and notice of scores to the licenseholder from the 172 first available examination specified in subparagraph 1. following licensure by the department. An applicant who fails 173 174 the proficiency examination is no longer temporarily licensed, 175 but may apply for a one-time extension of temporary licensure 176 after reapplying for the next available examination. Extended 177 licensure shall expire upon failure of the licenseholder to sit 178 for the next available examination or upon receipt and notice of 179 scores to the licenseholder from such examination. 180 - Notwithstanding any other provision of law, the 181 examination specified pursuant to subparagraph 1. shall be administered by the department only five times. Applicants 182 Page 7 of 13

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certified by the board for examination shall receive at least 6 183 months' notice of eligibility prior to the administration of the 184 185 initial examination. Subsequent examinations shall be 186 administered at 1-year intervals following the reporting of the 187 scores of the first and subsequent examinations. For the 188 purposes of this paragraph, the department may develop, contract 189 for the development of, purchase, or approve an examination that 190 adequately measures an applicant's ability to practice with 191 reasonable skill and safety. The minimum passing score on the examination shall be established by the department, with the 192 193 advice of the board. Those applicants failing to pass that 194 examination or any subsequent examination shall receive notice 195 of the administration of the next examination with the notice of 196 scores following such examination. Any applicant who passes the 197 examination and meets the requirements of this section shall be 198 licensed as a physician assistant with all rights defined 199 thereby. 200 (c) The license must be renewed biennially. Each renewal 201 must include: 202 1. A renewal fee not to exceed \$500 as set by the boards. 203 Acknowledgment A sworn statement of no felony 2. 204 convictions in the previous 2 years. 205 (e) (f) Notwithstanding subparagraph (a)2., the department 206 may grant to a recent graduate of an approved program, as 207 specified in subsection (6), who expects to take the first 208 examination administered by the National Commission on

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209 Certification of Physician Assistants available for registration 210 after the applicant's graduation, a temporary license. The temporary license shall expire 30 days after receipt of scores 211 212 of the proficiency examination administered by the National Commission on Certification of Physician Assistants. Between 213 214 meetings of the council, the department may grant a temporary 215 license to practice based on the completion of all temporary 216 licensure requirements. All such administratively issued 217 licenses shall be reviewed and acted on at the next regular meeting of the council. The recent graduate may be licensed 218 219 before prior to employment, but must comply with paragraph (d)

220 (e). An applicant who has passed the proficiency 221 examination may be granted permanent licensure. An applicant 222 failing the proficiency examination is no longer temporarily 223 licensed, but may reapply for a 1-year extension of temporary 224 licensure. An applicant may not be granted more than two 225 temporary licenses and may not be licensed as a physician 226 assistant until he or she passes the examination administered by 227 the National Commission on Certification of Physician Assistants. As prescribed by board rule, the council may require 228 229 an applicant who does not pass the licensing examination after five or more attempts to complete additional remedial education 230 231 or training. The council shall prescribe the additional requirements in a manner that permits the applicant to complete 232 233 the requirements and be reexamined within 2 years after the date the applicant petitions the council to retake the examination a 234

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235 sixth or subsequent time.

236 Section 2. Paragraph (e) of subsection (4) of section 237 459.022, Florida Statutes, is amended, paragraph (g) is added to 238 that subsection, and paragraphs (a) and (b) of subsection (7) of 239 that section are amended, to read:

240

459.022 Physician assistants.-

241

(4) PERFORMANCE OF PHYSICIAN ASSISTANTS.-

(e) A <u>supervising</u> supervisory physician may delegate to a
fully licensed physician assistant the authority to prescribe or
dispense any medication used in the <u>supervising</u> supervisory
physician's practice unless such medication is listed on the
formulary created pursuant to s. 458.347. A fully licensed
physician assistant may only prescribe or dispense such
medication under the following circumstances:

1. A physician assistant must clearly identify to the patient that she or he is a physician assistant. Furthermore, the physician assistant must inform the patient that the patient has the right to see the physician <u>before</u> prior to any prescription <u>is being</u> prescribed or dispensed by the physician assistant.

255 2. The <u>supervising</u> <del>supervisory</del> physician must notify the 256 department of her or his intent to delegate, on a department-257 approved form, before delegating such authority and notify the 258 department of any change in prescriptive privileges of the 259 physician assistant. Authority to dispense may be delegated only 260 by a supervising <del>supervisory</del> physician who is registered as a

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261 dispensing practitioner in compliance with s. 465.0276.

3. The physician assistant must <u>acknowledge with</u> file with the department a signed affidavit that she or he has completed a minimum of 10 continuing medical education hours in the specialty practice in which the physician assistant has prescriptive privileges with each licensure renewal application.

4. The department may issue a prescriber number to the physician assistant granting authority for the prescribing of medicinal drugs authorized within this paragraph upon completion of the foregoing requirements. The physician assistant shall not be required to independently register pursuant to s. 465.0276.

272 5. The prescription may must be written in paper or electronic a form but must comply that complies with ss. 273 274 456.0392(1) and 456.42(1) and chapter 499 and must contain, in 275 addition to the supervising supervisory physician's name, 276 address, and telephone number, the physician assistant's 277 prescriber number. Unless it is a drug or drug sample dispensed 278 by the physician assistant, the prescription must be filled in a 279 pharmacy permitted under chapter 465, and must be dispensed in 280 that pharmacy by a pharmacist licensed under chapter 465. The 281 appearance of the prescriber number creates a presumption that the physician assistant is authorized to prescribe the medicinal 282 283 drug and the prescription is valid.

284 6. The physician assistant must note the prescription or285 dispensing of medication in the appropriate medical record.

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(g) A licensed physician assistant may perform services

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287 <u>delegated by the supervising physician in the physician</u> 288 <u>assistant's practice in accordance with his or her education and</u> 289 <u>training unless expressly prohibited under this chapter, chapter</u> 290 458, or rules adopted under this chapter or chapter 458.

(7) PHYSICIAN ASSISTANT LICENSURE.-

(a) Any person desiring to be licensed as a physician
assistant must apply to the department. The department shall
issue a license to any person certified by the council as having
met the following requirements:

296

291

1. Is at least 18 years of age.

297 2. Has satisfactorily passed a proficiency examination by 298 an acceptable score established by the National Commission on Certification of Physician Assistants. If an applicant does not 299 300 hold a current certificate issued by the National Commission on 301 Certification of Physician Assistants and has not actively 302 practiced as a physician assistant within the immediately 303 preceding 4 years, the applicant must retake and successfully 304 complete the entry-level examination of the National Commission 305 on Certification of Physician Assistants to be eligible for 306 licensure.

307 3. Has completed the application form and remitted an 308 application fee not to exceed \$300 as set by the boards. An 309 application for licensure made by a physician assistant must 310 include:

311 a. A certificate of completion of a physician assistant312 training program specified in subsection (6).

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| 313 | b. <u>Acknowledgment</u> A sworn statement of any prior felony        |
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| 314 | convictions.  |
| 315 | c. <u>Acknowledgment</u> <del>A sworn statement</del> of any previous |
| 316 | revocation or denial of licensure or certification in any state.      |
| 317 | d. Two letters of recommendation.                                     |
| 318 | e. A copy of course transcripts and a copy of the course              |
| 319 | description from a physician assistant training program               |
| 320 | describing course content in pharmacotherapy, if the applicant        |
| 321 | wishes to apply for prescribing authority. These documents must       |
| 322 | meet the evidence requirements for prescribing authority.             |
| 323 | (b) The licensure must be renewed biennially. Each renewal            |
| 324 | must include:   |
| 325 | 1. A renewal fee not to exceed \$500 as set by the boards.            |
| 326 | 2. <u>Acknowledgment</u> A sworn statement of no felony               |
| 327 | convictions in the previous 2 years.                                  |
| 328 | Section 3. This act shall take effect July 1, 2016.                   |
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