$\mathbf{B}\mathbf{y}$  the Committee on Health Policy; and Senators Grimsley and Ring

	588-03629-15 2015710c1
1	A bill to be entitled
2	An act relating to physical therapy; amending s.
3	486.021, F.S.; redefining the term "practice of
4	physical therapy"; amending s. 486.081, F.S.;
5	providing that a licensed physical therapist who holds
6	a specified doctoral degree may use specified letters
7	in connection with her or his name or place of
8	business; prohibiting a physical therapist with a
9	specified doctoral degree from using the title
10	"doctor" without informing the public of his or her
11	profession as a physical therapist; amending s.
12	486.135, F.S.; revising the terms and specified
13	letters prohibited from use by a person in connection
14	with her or his name or place of business who is not
15	licensed as a physical therapist or physical therapist
16	assistant; providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Paragraph (a) of subsection (11) of section
21	486.021, Florida Statutes, is amended to read:
22	486.021 DefinitionsIn this chapter, unless the context
23	otherwise requires, the term:
24	(11) "Practice of physical therapy" means the performance
25	of physical therapy assessments and the treatment of any
26	disability, injury, disease, or other health condition of human
27	beings, or the prevention of such disability, injury, disease,
28	or other condition of health, and rehabilitation as related
29	thereto by the use of the physical, chemical, and other
	Page 1 of 4

588-03629-15 2015710c1 30 properties of air; electricity; exercise; massage; the 31 performance of acupuncture only upon compliance with the criteria set forth by the Board of Medicine, when no penetration 32 33 of the skin occurs; the use of radiant energy, including 34 ultraviolet, visible, and infrared rays; ultrasound; water; the 35 use of apparatus and equipment in the application of the 36 foregoing or related thereto; the performance of tests of 37 neuromuscular functions as an aid to the diagnosis or treatment of any human condition; or the performance of electromyography 38 39 as an aid to the diagnosis of any human condition only upon 40 compliance with the criteria set forth by the Board of Medicine.

41 (a) A physical therapist may implement a plan of treatment 42 developed by the physical therapist for a patient or provided for a patient by a practitioner of record, or by an advanced 43 44 registered nurse practitioner licensed under s. 464.012, or by a physician licensed in another state. The physical therapist 45 46 shall refer the patient to or consult with a practitioner of 47 record if the patient's condition is found to be outside the scope of physical therapy. If physical therapy treatment for a 48 49 patient is required beyond 30 21 days for a condition not 50 previously assessed by a practitioner of record<sub>au</sub> or by a physician licensed in another state, the physical therapist 51 52 shall obtain a practitioner of record who will review and sign 53 the plan. For purposes of this paragraph, a health care 54 practitioner licensed under chapter 458, chapter 459, chapter 460, chapter 461, or chapter 466 and engaged in active practice 55 56 is eligible to serve as a practitioner of record. 57

57 Section 2. Subsection (1) of section 486.081, Florida 58 Statutes, is amended to read:

## Page 2 of 4

	588-03629-15 2015710c1
59	486.081 Physical therapist; issuance of license without
60	examination to person passing examination of another authorized
61	examining board; fee
62	(1) The board may cause a license to be issued through the
63	department without examination to any applicant who presents
64	evidence satisfactory to the board of having passed the American
65	Registry Examination prior to 1971 or an examination in physical
66	therapy before a similar lawfully authorized examining board of
67	another state, the District of Columbia, a territory, or a
68	foreign country, if the standards for licensure in physical
69	therapy in such other state, district, territory, or foreign
70	country are determined by the board to be as high as those of
71	this state, as established by rules adopted pursuant to this
72	chapter. Any person who holds a license pursuant to this section
73	may use the words "physical therapist" or "physiotherapist $_{m  au}$ " or
74	the letters "P.T. $_{ au}$ " in connection with her or his name or place
75	of business to denote her or his licensure hereunder. Any person
76	who holds a license pursuant to this section and obtains a
77	doctoral degree in physical therapy may use the letters "D.P.T."
78	or "P.T." A physical therapist who holds a degree of Doctor of
79	Physical Therapy may not use the title "doctor" without also
80	clearly informing the public of his or her profession as a
81	physical therapist.
82	Section 3. Subsection (1) of section 486.135, Florida
83	Statutes, is amended to read:
84	486.135 False representation of licensure, or willful
85	misrepresentation or fraudulent representation to obtain
86	license, unlawful
87	(1)(a) It is unlawful for any person who is not licensed
	Page 3 of 4

588-03629-15 2015710c1 88 under this chapter as a physical therapist, or whose license has 89 been suspended or revoked, to use in connection with her or his name or place of business the words "physical therapist," 90 91 "physiotherapist," "physical therapy," "physiotherapy," 92 "registered physical therapist," or "licensed physical therapist"; or the letters "P.T.," or "D.P.T." "Ph.T.," 93 94 "R.P.T.," or "L.P.T."; or any other words, letters, 95 abbreviations, or insignia indicating or implying that she or he is a physical therapist or to represent herself or himself as a 96 physical therapist in any other way, orally, in writing, in 97 98 print, or by sign, directly or by implication, unless physical 99 therapy services are provided or supplied by a physical 100 therapist licensed in accordance with this chapter. 101 (b) It is unlawful for any person who is not licensed under this chapter as a physical therapist assistant, or whose license 102 103 has been suspended or revoked, to use in connection with her or 104 his name the words "physical therapist assistant," "licensed physical therapist assistant," "registered physical therapist 105 106 assistant," or "physical therapy technician"; or the letters 107 "P.T.A.," "L.P.T.A.," "R.P.T.A.," or "P.T.T."; or any other 108 words, letters, abbreviations, or insignia indicating or 109 implying that she or he is a physical therapist assistant or to 110 represent herself or himself as a physical therapist assistant

112 113

111

Section 4. This act shall take effect July 1, 2015.

directly or by implication.

in any other way, orally, in writing, in print, or by sign,

## Page 4 of 4