HB3916 FULLPCS1 Dustin Roberts-LRB 3/2/2022 4:04:06 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:			
CHAIR:			
move to amen	d <u>HB3916</u>		Of the printed Dill
age .	Section	Lines	Of the printed Bill
			Of the Engrossed Bill
	e Title, the Enacting ieu thereof the foll		re bill, and by
MEND TITLE TO CO	ONFORM TO AMENDMENTS		

Reading Clerk

1	STATE OF OKLAHOMA		
2	2nd Session of the 58th Legislature (2022)		
3	PROPOSED COMMITTEE SUBSTITUTE		
4	FOR HOUSE BILL NO. 3916 By: Roberts (Dustin)		
5	By. Reserve (Baserii)		
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8	PROPOSED COMMITTEE SUBSTITUTE		
9	An Act relating to professions and occupations; amending 59 O.S. 2021, Section 519.6, which relates to the Physician Assistant Act; modifying practice		
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11	agreements; and providing an effective date.		
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
14	SECTION 1. AMENDATORY 59 O.S. 2021, Section 519.6, is		
15	amended to read as follows:		
16	Section 519.6 A. No health care services may be performed by a		
17	physician assistant unless a current license is on file with and		
18	approved by the State Board of Medical Licensure and Supervision.		
19	All practice agreements and any amendments shall be filed with the		
20	State Board of Medical Licensure and Supervision within ten (10)		
21	business days of being executed. Practice agreements may be filed		
22	electronically. The State Board of Medical Licensure and		
23	Supervision shall not charge a fee for filing or amendments of		
24	practice agreements.		

B. A physician assistant may have practice agreements with multiple allopathic or osteopathic physicians. Each physician shall be in good standing with the State Board of Medical Licensure and Supervision or the State Board of Osteopathic Examiners. The State Board of Medical Licensure and Supervision or the State Board of Osteopathic Examiners shall not limit the number of physician assistants that an allopathic or osteopathic physician may delegate to or limit the number of practice agreements that an allopathic or osteopathic physician has with physician assistants, except as part of a disciplinary action involving an allopathic or osteopathic physician.

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- C. The delegating physician need not be physically present nor be specifically consulted before each delegated patient care service is performed by a physician assistant, so long as the delegating physician and physician assistant are or can be easily in contact with one another by means of telecommunication. In all patient care settings, the delegating physician shall provide appropriate methods of participating in health care services provided by the physician assistant including:
 - a. being responsible for the formulation or approval of all orders and protocols, whether standing orders, direct orders or any other orders or protocols, which direct the delivery of health care services provided

- by a physician assistant, and periodically reviewing such orders and protocols,
- b. regularly reviewing the health care services provided by the physician assistant and any problems or complications encountered,
- c. being available physically or through telemedicine or direct telecommunications for consultation, assistance with medical emergencies or patient referral,
- d. reviewing a sample of outpatient medical records.

 Such reviews shall take place at a site agreed upon between the delegating physician and physician assistant in the practice agreement which may also occur using electronic or virtual conferencing, and
- e. that it remains clear that the physician assistant is an agent of the delegating physician; but, in no event shall the delegating physician be an employee of the physician assistant.
- D. In patients with newly diagnosed complex illnesses, the physician assistant shall contact the delegating physician within forty-eight (48) hours of the physician assistant's initial examination or treatment and schedule the patient for appropriate evaluation by the delegating physician as directed by the physician. The delegating physician shall determine which conditions qualify as

complex illnesses based on the clinical setting and the skill and experience of the physician assistant.

- E. 1. A physician assistant under the direction of a delegating physician may prescribe written and oral prescriptions and orders. The physician assistant may prescribe drugs, including controlled medications in Schedules II through V pursuant to Section 2-312 of Title 63 of the Oklahoma Statutes, and medical supplies and services as delegated by the delegating physician and as approved by the State Board of Medical Licensure and Supervision after consultation with the State Board of Pharmacy on the Physician Assistant Drug Formulary.
- 2. A physician assistant may write an order for a Schedule II drug for immediate or ongoing administration on site. Prescriptions and orders for Schedule II drugs written by a physician assistant must be included on a written protocol determined by the delegating physician and approved by the medical staff committee of the facility or by direct verbal order of the delegating physician. Physician assistants may not dispense drugs, but may request, receive, and sign for professional samples and may distribute professional samples to patients.
- F. A physician assistant may perform health care services in patient care settings as authorized by the delegating physician.
- G. Each physician assistant licensed under the Physician
 Assistant Act shall keep his or her license available for inspection

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    at the primary place of business and shall, when engaged in
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    professional activities, identify himself or herself as a physician
 3
    assistant.
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            A physician assistant shall be bound by the provisions
    contained in Sections 725.1 through 725.5 of Title 59 of the
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    Oklahoma Statutes this title.
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        SECTION 2. This act shall become effective November 1, 2022.
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        58-2-10835 LRB
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