

State of Misconsin 2021 - 2022 LEGISLATURE

2021 ASSEMBLY BILL 125

March 4, 2021 - Introduced by Representatives VANDERMEER, EDMING, CONSIDINE, ANDERSON, ANDRACA, ARMSTRONG, BALDEH, DITTRICH, DOYLE, GUNDRUM, HONG, JAMES, KERKMAN, LOUDENBECK, MAGNAFICI, MILROY, MOSES, MURSAU, OLDENBURG, RAMTHUN, S. RODRIGUEZ, ROZAR, SINICKI, SKOWRONSKI, SPIROS, STEFFEN, STUBBS, SUMMERFIELD, TAUCHEN, THIESFELDT, TITTL, VRUWINK, KRUG, SPREITZER and SUBECK, cosponsored by Senators BERNIER, KOOYENGA, PFAFF, BALLWEG, BEWLEY, CARPENTER, COWLES, DARLING, FELZKOWSKI, JACQUE, RINGHAND, STAFSHOLT, SMITH, TESTIN and WIMBERGER. Referred to Committee on Health.

1	AN ACT to repeal 15.407 (2), 50.01 (4p), 252.01 (5), 448.01 (6), 448.03 (1) (b),
2	448.03 (3) (e), 448.04 (1) (f), 448.05 (5), 448.20 , 448.21 , 448.40 (2) (f) and 450.01
3	(15r); <i>to renumber</i> 448.970, subchapter VIII of chapter 448 [precedes 448.980]
4	and subchapter IX of chapter 448 [precedes 448.985]; to amend 15.08 (1m) (b),
5	$15.085\ (1m)\ (b),\ 16.417\ (1)\ (e)\ 3m.,\ 46.03\ (44),\ 48.981\ (2m)\ (b)\ 1.,\ 49.45\ (9r)\ (a)$
6	7. a., 50.08 (2), 50.39 (3), 55.14 (8) (b), 69.01 (6g), 70.47 (8) (intro.), 97.67 (5m)
7	(a) 3., 118.2925 (1) (f), 146.81 (1) (d), 146.82 (3) (a), 146.89 (1) (r) 1., 146.997 (1)
8	(d) 5., 154.01 (3) (intro.), 154.03 (2), 154.07 (1) (a) (intro.), 165.77 (1) (a), 255.07
9	(1) (d), 343.16 (5) (a), 440.035 (2m) (b), 440.035 (2m) (c) 1. (intro.), 448.015 (4)
10	$(am) \ 2., \ 448.02 \ (1), \ 448.03 \ (2) \ (a), \ 448.03 \ (2) \ (e), \ 448.03 \ (2) \ (k), \ 448.03 \ (5) \ (b),$
11	448.035 (2) to (4), 448.037 (2) (a) (intro.) and (b) and (3), 448.62 (7), 448.695 (4)
12	(a) and (b), 450.01 (16) (hm) 3., 450.11 (1), 450.11 (1g) (b), 450.11 (1i) (a) 1.,
13	450.11 (1i) (b) 2. c., 450.11 (1i) (c) 2., 450.11 (8) (b), 462.02 (2) (e), 462.04, 961.01
14	(19) (a) and 971.14 (4) (a); and to create 15.406 (7), 49.45 (9r) (a) 7. e., 69.18 (1)

1	(ck), 146.81 (1) (eu), subchapter VIII of chapter 448 [precedes 448.971], 450.11
2	(1i) (b) 2. cm., 450.11 (8) (f) and 990.01 (27s) of the statutes; relating to:
3	regulation of physician assistants, creating a Physician Assistant Affiliated
4	Credentialing Board, extending the time limit for emergency rule procedures,
5	providing an exemption from emergency rule procedures, granting
6	rule-making authority, and providing a penalty.

Analysis by the Legislative Reference Bureau

This bill makes changes with respect to the licensure, regulation, and practice of physician assistants (PAs).

Under current law, PAs are defined as individuals who are licensed to provide medical care with physician supervision and direction. The Medical Examining Board licenses and regulates PAs as well as physicians and certain other professions. The Medical Examining Board is composed of ten physicians and three public members and is authorized to promulgate rules establishing licensing and practice standards for PAs. However, the Podiatry Affiliated Credentialing Board has the authority to establish practice standards for PAs practicing under podiatrists.

This bill creates the Physician Assistant Affiliated Credentialing Board attached to the Medical Examining Board. The new board is composed of eight PAs and one public member. In addition, the bill makes various changes to the licensure, regulation, and practice of PAs, including all of the following:

1. Instead of requiring that a PA practice under the supervision and direction of a physician, requires, subject to certain exceptions, that a PA who provides care to patients maintain and provide to the board upon request either 1) evidence that, pursuant to the PA's employment, there is a physician who is primarily responsible for the overall direction and management of the PA's professional activities and for assuring that the services provided by the PA are medically appropriate or 2) a written collaborative agreement with a physician that must describe the PA's scope of practice and include other information as required by the board. However, the bill provides that a PA is individually and independently responsible for the quality of the care he or she renders. The bill maintains the current requirements for PAs practicing under podiatrists and the authority of the Podiatry Affiliated Credentialing Board to establish practice standards for PAs practicing under podiatrists.

2. Defines a PA's practice similarly to the definition of the practice of medicine and surgery for purposes of physician licensure under current law. The bill also explicitly provides that a PA may prescribe, dispense, and administer drugs and may serve as a primary or specialty care provider. The bill requires a PA to limit his or her practice to the scope of his or her experience, education, and training, and retains a number of current law limitations on the practice of PAs.

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3. Includes a number of additional provisions with respect to the obligations of PAs. These include a requirement that a PA have in effect malpractice liability insurance coverage when practicing, subject to certain exceptions and other provisions.

4. Establishes licensure requirements for PAs, which differ in a number of respects from the requirements under current law, including that PAs submit additional information, including an employment history, with a licensure application. Under the bill, the board must require continuing education for PAs. Currently, PAs are not required to complete continuing education.

5. Specifies various grounds for professional discipline of a PA by the board and allows the board to impose professional discipline consistent with other professions.

Because this bill creates a new crime or revises a penalty for an existing crime, the Joint Review Committee on Criminal Penalties may be requested to prepare a report.

For further information see the state fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 15.08 (1m) (b) of the statutes is amended to read:

 $\mathbf{2}$ 15.08 (1m) (b) The public members of the chiropractic examining board, the 3 dentistry examining board, the hearing and speech examining board, the medical 4 examining board, the physical therapy examining board, the perfusionists 5 examining council, the respiratory care practitioners examining council and council 6 on physician assistants, the board of nursing, the nursing home administrator 7 examining board, the veterinary examining board, the optometry examining board, 8 the pharmacy examining board, the marriage and family therapy, professional 9 counseling, and social work examining board, the psychology examining board, and 10 the radiography examining board shall not be engaged in any profession or 11 occupation concerned with the delivery of physical or mental health care.

SECTION 2. 15.085 (1m) (b) of the statutes is amended to read:

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1	15.085 (1m) (b) The public members of the podiatry affiliated credentialing
2	board or, the occupational therapists affiliated credentialing board, and the
3	physician assistant affiliated credentialing board shall not be engaged in any
4	profession or occupation concerned with the delivery of physical or mental health
5	care.
6	SECTION 3. 15.406 (7) of the statutes is created to read:
7	15.406 (7) Physician assistant affiliated credentialing board. There is
8	created in the department of safety and professional services, attached to the medical
9	examining board, a physician assistant affiliated credentialing board consisting of
10	the following members appointed for staggered 4-year terms:
11	(a) Eight physician assistants licensed under subch. VIII of ch. 448.
12	(b) One public member.
13	SECTION 4. 15.407 (2) of the statutes is repealed.
14	SECTION 5. 16.417 (1) (e) $3m$. of the statutes is amended to read:
15	16.417 (1) (e) 3m. A physician assistant who is licensed under s. 448.04 (1) (f)
16	<u>448.974</u> .
17	SECTION 6. 46.03 (44) of the statutes is amended to read:
18	46.03 (44) SEXUALLY TRANSMITTED DISEASE TREATMENT INFORMATION. Prepare and
19	keep current an information sheet to be distributed to a patient by a physician,
20	physician assistant, or certified advanced practice nurse prescriber providing
21	expedited partner therapy to that patient under s. 448.035 or 448.9725. The
22	information sheet shall include information about sexually transmitted diseases and
23	their treatment and about the risk of drug allergies. The information sheet shall also

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contact his or her physician, pharmacist, or local health department, as defined in 1 $\mathbf{2}$ s. 250.01 (4).

3 **SECTION 7.** 48.981 (2m) (b) 1. of the statutes is amended to read: 4 48.981 (2m) (b) 1. "Health care provider" means a physician, as defined under s. 448.01 (5), a physician assistant, as defined under s. 448.01 (6) 448.971 (2), or a 5 6 nurse holding a license under s. 441.06 (1) or a license under s. 441.10. 7 **SECTION 8.** 49.45 (9r) (a) 7. a. of the statutes is amended to read: 8 49.45 (9r) (a) 7. a. A physician or physician assistant licensed under subch. II 9 of ch. 448. **SECTION 9.** 49.45 (9r) (a) 7. e. of the statutes is created to read: 10 11 49.45 (9r) (a) 7. e. A physician assistant licensed under subch. VIII of ch. 448. 12 **SECTION 10.** 50.01 (4p) of the statutes is repealed. 13 **SECTION 11.** 50.08 (2) of the statutes is amended to read: 14 50.08 (2) A physician, an advanced practice nurse prescriber certified under 15s. 441.16 (2), or a physician assistant licensed under ch. 448, who prescribes a 16 psychotropic medication to a nursing home resident who has degenerative brain 17disorder shall notify the nursing home if the prescribed medication has a boxed 18 warning under 21 CFR 201.57. **SECTION 12.** 50.39 (3) of the statutes is amended to read: 19

20 50.39 (3) Facilities governed by ss. 45.50, 48.62, 49.70, 49.72, 50.02, 51.09, and 252.10, juvenile correctional facilities as defined in s. 938.02 (10p), correctional 2122institutions governed by the department of corrections under s. 301.02, and the 23offices and clinics of persons licensed to treat the sick under chs. 446, 447, and 448 24are exempt from ss. 50.32 to 50.39. Sections 50.32 to 50.39 do not abridge the rights 25of the medical examining board, physician assistant affiliated credentialing board,

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1	physical therapy examining board, podiatry affiliated credentialing board, dentistry
2	examining board, pharmacy examining board, chiropractic examining board, and
3	board of nursing in carrying out their statutory duties and responsibilities.
4	SECTION 13. 55.14 (8) (b) of the statutes is amended to read:
5	55.14 (8) (b) Order the individual to comply with the treatment plan under par.
6	(a). The order shall provide that if the individual fails to comply with provisions of
7	the treatment plan that require the individual to take psychotropic medications, the
8	medications may be administered involuntarily with consent of the guardian. The
9	order shall specify the methods of involuntary administration of psychotropic
10	medication to which the guardian may consent. An order authorizing the forcible
11	restraint of an individual shall specify that a person licensed under s. 441.06, 441.10,
12	or 448.05 (2) or (5), or 448.974 shall be present at all times that psychotropic
13	medication is administered in this manner and shall require the person or facility
14	using forcible restraint to maintain records stating the date of each administration,
15	the medication administered, and the method of forcible restraint utilized.
16	SECTION 14. 69.01 (6g) of the statutes is amended to read:
17	69.01 (6g) "Date of death" means the date that a person is pronounced dead by
18	a physician, coroner, deputy coroner, medical examiner, deputy medical examiner,
19	<u>physician assistant,</u> or hospice nurse.
20	SECTION 15. 69.18 (1) (ck) of the statutes is created to read:
21	69.18 (1) (ck) For purposes of preparation of the certificate of death and in
22	accordance with accepted medical standards, a physician assistant who is directly
23	involved with the care of a patient who dies may pronounce the date, time, and place
24	of the patient's death.
95	Suggroup 10, 70, 47 (9) (intro) of the statistics is super-ladit used

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SECTION 16. 70.47 (8) (intro.) of the statutes is amended to read:

1	70.47 (8) HEARING. (intro.) The board shall hear upon oath all persons who
2	appear before it in relation to the assessment. Instead of appearing in person at the
3	hearing, the board may allow the property owner, or the property owner's
4	representative, at the request of either person, to appear before the board, under
5	oath, by telephone or to submit written statements, under oath, to the board. The
6	board shall hear upon oath, by telephone, all ill or disabled persons who present to
7	the board a letter from a physician , osteopath , physician assistant, as defined in s.
8	448.01 (6), or advanced practice nurse prescriber certified under s. 441.16 (2) that
9	confirms their illness or disability. At the request of the property owner or the
10	property owner's representative, the board may postpone and reschedule a hearing
11	under this subsection, but may not postpone and reschedule a hearing more than
12	once during the same session for the same property. The board at such hearing shall
13	proceed as follows:
13 14	proceed as follows: SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read:
14	SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read:
14 15	SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read: 97.67 (5m) (a) 3. A physician assistant licensed under subch. H <u>VIII</u> of ch. 448.
14 15 16	 SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read: 97.67 (5m) (a) 3. A physician assistant licensed under subch. H <u>VIII</u> of ch. 448. SECTION 18. 118.2925 (1) (f) of the statutes is amended to read:
14 15 16 17	 SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read: 97.67 (5m) (a) 3. A physician assistant licensed under subch. H <u>VIII</u> of ch. 448. SECTION 18. 118.2925 (1) (f) of the statutes is amended to read: 118.2925 (1) (f) "Physician assistant" means a person licensed under s. 448.04
14 15 16 17 18	 SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read: 97.67 (5m) (a) 3. A physician assistant licensed under subch. H <u>VIII</u> of ch. 448. SECTION 18. 118.2925 (1) (f) of the statutes is amended to read: 118.2925 (1) (f) "Physician assistant" means a person licensed under s. 448.04 (1) (f) <u>448.974</u>.
14 15 16 17 18 19	 SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read: 97.67 (5m) (a) 3. A physician assistant licensed under subch. II <u>VIII</u> of ch. 448. SECTION 18. 118.2925 (1) (f) of the statutes is amended to read: 118.2925 (1) (f) "Physician assistant" means a person licensed under s. 448.04 (1) (f) <u>448.974</u>. SECTION 19. 146.81 (1) (d) of the statutes is amended to read:
14 15 16 17 18 19 20	 SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read: 97.67 (5m) (a) 3. A physician assistant licensed under subch. II <u>VIII</u> of ch. 448. SECTION 18. 118.2925 (1) (f) of the statutes is amended to read: 118.2925 (1) (f) "Physician assistant" means a person licensed under s. 448.04 (1) (f) <u>448.974</u>. SECTION 19. 146.81 (1) (d) of the statutes is amended to read: 146.81 (1) (d) A physician, physician assistant, perfusionist, or respiratory care
14 15 16 17 18 19 20 21	 SECTION 17. 97.67 (5m) (a) 3. of the statutes is amended to read: 97.67 (5m) (a) 3. A physician assistant licensed under subch. II <u>VIII</u> of ch. 448. SECTION 18. 118.2925 (1) (f) of the statutes is amended to read: 118.2925 (1) (f) "Physician assistant" means a person licensed under s. 448.04 (1) (f) <u>448.974</u>. SECTION 19. 146.81 (1) (d) of the statutes is amended to read: 146.81 (1) (d) A physician, physician assistant, perfusionist, or respiratory care practitioner licensed or certified under subch. II of ch. 448.

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1	146.82 (3) (a) Notwithstanding sub. (1), a physician, <u>a</u> physician assistant, as
2	defined in s. 448.01 (6), or <u>an</u> advanced practice nurse prescriber certified under s.
3	441.16 (2) who treats a patient whose physical or mental condition in the physician's,
4	physician assistant's, or advanced practice nurse prescriber's judgment affects the
5	patient's ability to exercise reasonable and ordinary control over a motor vehicle may
6	report the patient's name and other information relevant to the condition to the
7	department of transportation without the informed consent of the patient.
8	SECTION 22. 146.89 (1) (r) 1. of the statutes is amended to read:
9	146.89 (1) (r) 1. Licensed as a physician under ch. 448, a dentist or dental
10	hygienist under ch. 447, a registered nurse, practical nurse, or nurse-midwife under
11	ch. 441, an optometrist under ch. 449, a physician assistant under <u>subch. VIII of</u> ch.
12	448, a pharmacist under ch. 450, a chiropractor under ch. 446, a podiatrist under
13	subch. IV of ch. 448, or a physical therapist under subch. III of ch. 448.
14	SECTION 23. 146.997 (1) (d) 5. of the statutes is amended to read:
15	146.997 (1) (d) 5. An occupational therapist, occupational therapy assistant,
16	physician assistant or respiratory care practitioner <u>licensed or</u> certified under ch.
17	448.
18	SECTION 24. 154.01 (3) (intro.) of the statutes is amended to read:
19	154.01 (3) (intro.) "Health care professional" means who is, or who holds a
20	compact privilege under subch. IX of ch. 448 any of the following:
21	SECTION 25. 154.03 (2) of the statutes is amended to read:
22	154.03 (2) The department shall prepare and provide copies of the declaration
23	and accompanying information for distribution in quantities to persons licensed,
24	certified, or registered under ch. 441, 448, or 455, persons who hold a compact

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1 local bar associations and individually to private persons. The department shall $\mathbf{2}$ include, in information accompanying the declaration, at least the statutory 3 definitions of terms used in the declaration, statutory restrictions on who may be 4 witnesses to a valid declaration, a statement explaining that valid witnesses acting 5 in good faith are statutorily immune from civil or criminal liability, an instruction to potential declarants to read and understand the information before completing the 6 7 declaration and a statement explaining that an instrument may, but need not be, 8 filed with the register in probate of the declarant's county of residence. The 9 department may charge a reasonable fee for the cost of preparation and distribution. 10 The declaration distributed by the department of health services shall be easy to 11 read, the type size may be no smaller than 10 point, and the declaration shall be in 12the following form, setting forth on the first page the wording before the 13 ATTENTION statement and setting forth on the 2nd page the ATTENTION 14 statement and remaining wording:

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DECLARATION TO HEALTH CARE PROFESSIONALS (WISCONSIN LIVING WILL)

I,...., being of sound mind, voluntarily state my desire that my dying not be prolonged under the circumstances specified in this document. Under those circumstances, I direct that I be permitted to die naturally. If I am unable to give directions regarding the use of life-sustaining procedures or feeding tubes, I intend that my family and physician, physician assistant, or advanced practice registered nurse honor this document as the final expression of my legal right to refuse medical or surgical treatment.

If I have a TERMINAL CONDITION, as determined by a physician,
 physician assistant, or advanced practice registered nurse who has personally

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1	examined me, and if a physician who has also personally examined me agrees with
2	that determination, I do not want my dying to be artificially prolonged and I do not
3	want life-sustaining procedures to be used. In addition, the following are my
4	directions regarding the use of feeding tubes:
5	YES, I want feeding tubes used if I have a terminal condition.
6	NO, I do not want feeding tubes used if I have a terminal condition.
7	If you have not checked either box, feeding tubes will be used.
8	2. If I am in a PERSISTENT VEGETATIVE STATE, as determined by a
9	physician, physician assistant, or advanced practice registered nurse who has
10	personally examined me, and if a physician who has also personally examined me
11	agrees with that determination, the following are my directions regarding the use
12	of life-sustaining procedures:
13	YES, I want life-sustaining procedures used if I am in a persistent
14	vegetative state.
15	NO, I do not want life-sustaining procedures used if I am in a persistent
16	vegetative state.
17	If you have not checked either box, life-sustaining procedures will be used.
18	3. If I am in a PERSISTENT VEGETATIVE STATE, as determined by a
19	physician, physician assistant, or advanced practice registered nurse who has
20	personally examined me, and if a physician who has also personally examined me
21	agrees with that determination, the following are my directions regarding the use
22	of feeding tubes:
23	YES, I want feeding tubes used if I am in a persistent vegetative state.
24	NO, I do not want feeding tubes used if I am in a persistent vegetative state.

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25 If you have not checked either box, feeding tubes will be used.

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1	If you are interested in more information about the significant terms used in
2	this document, see section 154.01 of the Wisconsin Statutes or the information
3	accompanying this document.
4	ATTENTION: You and the 2 witnesses must sign the document at the same
5	time.
6	Signed Date
7	Address Date of birth
8	I believe that the person signing this document is of sound mind. I am an adult
9	and am not related to the person signing this document by blood, marriage or
10	adoption. I am not entitled to and do not have a claim on any portion of the person's
11	estate and am not otherwise restricted by law from being a witness.
12	Witness signature Date signed
13	Print name
14	Witness signature Date signed
15	Print name
16	DIRECTIVES TO ATTENDING PHYSICIAN,
17	PHYSICIAN ASSISTANT, OR ADVANCED
18	PRACTICE REGISTERED NURSE
19	1. This document authorizes the withholding or withdrawal of life-sustaining
20	procedures or of feeding tubes when a physician and another physician, physician
21	assistant, or advanced practice registered nurse, one of whom is the attending health
22	care professional, have personally examined and certified in writing that the patient
23	has a terminal condition or is in a persistent vegetative state.
24	2. The choices in this document were made by a competent adult. Under the
25	law, the patient's stated desires must be followed unless you believe that withholding

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1	or withdrawing life-sustaining procedures or feeding tubes would cause the patient
2	pain or reduced comfort and that the pain or discomfort cannot be alleviated through
3	pain relief measures. If the patient's stated desires are that life-sustaining
4	procedures or feeding tubes be used, this directive must be followed.
5	3. If you feel that you cannot comply with this document, you must make a good
6	faith attempt to transfer the patient to another physician, physician assistant, or
7	advanced practice registered nurse who will comply. Refusal or failure to make a
8	good faith attempt to do so constitutes unprofessional conduct.
9	4. If you know that the patient is pregnant, this document has no effect during
10	her pregnancy.
11	* * * *
12	The person making this living will may use the following space to record the
13	names of those individuals and health care providers to whom he or she has given
14	copies of this document:
15	
16	
17	
18	SECTION 26. 154.07 (1) (a) (intro.) of the statutes is amended to read:
19	154.07 (1) (a) (intro.) No health care professional, inpatient health care facility
20	or person licensed, certified, or registered under ch. 441, 448, or 455, or a person who
21	holds a compact privilege under subch. $IX X$ of ch. 448 acting under the direction of
22	a health care professional may be held criminally or civilly liable, or charged with
23	unprofessional conduct, for any of the following:
24	SECTION 27. 165.77 (1) (a) of the statutes is amended to read:

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1	165.77 (1) (a) "Health care professional" means a person licensed, certified, or
2	registered under ch. 441, 448, or 455 or a person who holds a compact privilege under
3	subch. $IX \underline{X}$ of ch. 448.
4	SECTION 28. 252.01 (5) of the statutes is repealed.
5	SECTION 29. 255.07 (1) (d) of the statutes is amended to read:
6	255.07 (1) (d) "Health care practitioner" means a physician, a physician
7	assistant licensed under s. 448.04 (1) (f), or an advanced practice nurse who is
8	certified to issue prescription orders under s. 441.16.
9	SECTION 30. 343.16 (5) (a) of the statutes is amended to read:
10	343.16 (5) (a) The secretary may require any applicant for a license or any
11	licensed operator to submit to a special examination by such persons or agencies as
12	the secretary may direct to determine incompetency, physical or mental disability,
13	disease, or any other condition that might prevent such applicant or licensed person
14	from exercising reasonable and ordinary control over a motor vehicle. If the
15	department requires the applicant to submit to an examination, the applicant shall
16	pay for the examination. If the department receives an application for a renewal or
17	duplicate license after voluntary surrender under s. 343.265 or receives a report from
18	a physician, physician assistant, a s defined in s. 448.01 (6), advanced practice nurse
19	prescriber certified under s. 441.16 (2), or optometrist under s. 146.82 (3), or if the
20	department has a report of 2 or more arrests within a one-year period for any
21	combination of violations of s. 346.63 (1) or (5) or a local ordinance in conformity with
22	s. 346.63 (1) or (5) or a law of a federally recognized American Indian tribe or band
23	in this state in conformity with s. $346.63(1)$ or (5) , or s. $346.63(1m)$, 1985 stats., or
24	s. 346.63 (2) or (6) or 940.25, or s. 940.09 where the offense involved the use of a
25	vehicle, the department shall determine, by interview or otherwise, whether the

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operator should submit to an examination under this section. The examination may
consist of an assessment. If the examination indicates that education or treatment
for a disability, disease or condition concerning the use of alcohol, a controlled
substance or a controlled substance analog is appropriate, the department may order
a driver safety plan in accordance with s. 343.30 (1q). If there is noncompliance with
assessment or the driver safety plan, the department shall revoke the person's
operating privilege in the manner specified in s. 343.30 (1q) (d).

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SECTION 31. 440.035 (2m) (b) of the statutes is amended to read:

9 440.035 (**2m**) (b) The medical examining board, <u>the physician assistant</u> 10 <u>affiliated credentialing board</u>, the podiatry affiliated credentialing board, the board 11 of nursing, the dentistry examining board, or the optometry examining board may 12 issue guidelines regarding best practices in prescribing controlled substances for 13 persons credentialed by that board who are authorized to prescribe controlled 14 substances.

15 SECTION 32. 440.035 (2m) (c) 1. (intro.) of the statutes is amended to read:

440.035 (2m) (c) 1. (intro.) The medical examining board, the physician
assistant affiliated credentialing board, the podiatry affiliated credentialing board,
the board of nursing, the dentistry examining board, and the optometry examining
board shall, by November 1, 2018, and annually thereafter of each year, submit a
report to the persons specified in subd. 2. that does all of the following:

21 SECTION 33. 448.01 (6) of the statutes is repealed.

22 **SECTION 34.** 448.015 (4) (am) 2. of the statutes is amended to read:

448.015 (4) (am) 2. Any act by a physician or physician assistant in violation
of ch. 450 or 961.

25 **SECTION 35.** 448.02 (1) of the statutes is amended to read:

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1 448.02 (1) LICENSE. The board may grant licenses, including various classes $\mathbf{2}$ of temporary licenses, to practice medicine and surgery, to practice as an 3 administrative physician, to practice perfusion, and to practice as an 4 anesthesiologist assistant, and to practice as a physician assistant. 5 **SECTION 36.** 448.03 (1) (b) of the statutes is repealed. 6 **SECTION 37.** 448.03 (2) (a) of the statutes is amended to read: 7 448.03 (2) (a) Any person lawfully practicing within the scope of a license, 8 permit, registration, certificate or certification granted to practice midwifery under 9 subch. XIII of ch. 440, to practice professional or practical nursing or 10 nurse-midwifery under ch. 441, to practice chiropractic under ch. 446, to practice 11 dentistry or dental hygiene under ch. 447, to practice optometry under ch. 449, to 12 practice as a physician assistant under subch. VIII, to practice acupuncture under 13 ch. 451 or under any other statutory provision, or as otherwise provided by statute. 14**SECTION 38.** 448.03 (2) (e) of the statutes is amended to read: 15Any person other than <u>a physician assistant or</u> an 448.03 (2) (e) 16 anesthesiologist assistant who is providing patient services as directed, supervised 17and inspected by a physician who has the power to direct, decide and oversee the 18 implementation of the patient services rendered. **SECTION 39.** 448.03 (2) (k) of the statutes is amended to read: 19 20 448.03 (2) (k) Any persons, other than physician assistants, anesthesiologist 21assistants, or perfusionists, who assist physicians. 22**SECTION 40.** 448.03 (3) (e) of the statutes is repealed. 23**SECTION 41.** 448.03 (5) (b) of the statutes is amended to read: 24448.03 (5) (b) No physician or physician assistant shall be liable for any civil 25damages for either of the following:

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Reporting in good faith to the department of transportation under s. 146.82
 (3) a patient's name and other information relevant to a physical or mental condition
 of the patient which in the physician's or physician assistant's judgment impairs the
 patient's ability to exercise reasonable and ordinary control over a motor vehicle.

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2. In good faith, not reporting to the department of transportation under s.
146.82 (3) a patient's name and other information relevant to a physical or mental
condition of the patient which in the physician's or physician assistant's judgment
does not impair the patient's ability to exercise reasonable and ordinary control over
a motor vehicle.

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SECTION 42. 448.035 (2) to (4) of the statutes are amended to read:

11 448.035 (2) Notwithstanding the requirements of s. 448.30, a physician, 12physician assistant, or certified advanced practice nurse prescriber may provide expedited partner therapy if the patient is diagnosed as infected with a chlamydial 1314 infection, gonorrhea, or trichomoniasis and the patient has had sexual contact with 15a sexual partner during which the chlamydial infection, gonorrhea, or 16 trichomoniasis may have been transmitted to or from the sexual partner. The 17physician, physician assistant, or certified advanced practice nurse prescriber shall 18 attempt to obtain the name of the patient's sexual partner. A prescription order for 19 an antimicrobial drug prepared under this subsection shall include the name and 20address of the patient's sexual partner, if known. If the physician, physician assistant, or certified advanced practice nurse prescriber is unable to obtain the 2122name of the patient's sexual partner, the prescription order shall include, in ordinary bold-faced capital letters, the words, "expedited partner therapy" or the letters 23"EPT." 24

1 (3) The physician, physician assistant, or certified advanced practice nurse 2 prescriber shall provide the patient with a copy of the information sheet prepared by 3 the department of health services under s. 46.03 (44) and shall request that the 4 patient give the information sheet to the person with whom the patient had sexual 5 contact.

- 6 (4) (a) Except as provided in par. (b), a physician, physician assistant, or 7 certified advanced practice nurse prescriber is immune from civil liability for injury 8 to or the death of a person who takes any antimicrobial drug if the antimicrobial drug 9 is prescribed, dispensed, or furnished under this section and if expedited partner 10 therapy is provided as specified under this section.
- (b) The immunity under par. (a) does not extend to the donation, distribution,
 furnishing, or dispensing of an antimicrobial drug by a physician, physician
 assistant, or certified advanced practice nurse prescriber whose act or omission
 involves reckless, wanton, or intentional misconduct.
- 15 SECTION 43. 448.037 (2) (a) (intro.) and (b) and (3) of the statutes are amended
 16 to read:
- 17 448.037 (2) (a) (intro.) A physician or physician assistant may do any of the
 18 following:

(b) A physician or physician assistant who prescribes or delivers an opioid antagonist under par. (a) 1. shall ensure that the person to whom the opioid antagonist is prescribed has or has the capacity to provide the knowledge and training necessary to safely administer the opioid antagonist to an individual undergoing an opioid-related overdose and that the person demonstrates the capacity to ensure that any individual to whom the person further delivers the opioid antagonist has or receives that knowledge and training. 2021 - 2022 Legislature - 18 -

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1	(3) A physician or physician assistant who, acting in good faith, prescribes or
2	delivers an opioid antagonist in accordance with sub. (2), or who, acting in good faith,
3	otherwise lawfully prescribes or dispenses an opioid antagonist, shall be immune
4	from criminal or civil liability and may not be subject to professional discipline under
5	s. 448.02 for any outcomes resulting from prescribing, delivering, or dispensing the
6	opioid antagonist.
7	SECTION 44. 448.04 (1) (f) of the statutes is repealed.
8	SECTION 45. 448.05 (5) of the statutes is repealed.
9	SECTION 46. 448.20 of the statutes is repealed.
10	SECTION 47. 448.21 of the statutes is repealed.
11	SECTION 48. 448.40 (2) (f) of the statutes is repealed.
12	SECTION 49. 448.62 (7) of the statutes is amended to read:
13	448.62 (7) A physician assistant who is acting under the supervision and
14	direction of a podiatrist, subject to s. 448.21 (4) 448.975 (2) (a) 2m., or an individual
15	to whom the physician assistant delegates a task or order under s. 448.975 (4).
16	SECTION 50. 448.695 (4) (a) and (b) of the statutes are amended to read:
17	448.695 (4) (a) Practice standards for a physician assistant practicing podiatry
18	as provided in s. 44 8.21 (4) <u>448.975 (2) (a) 2m</u> .
19	(b) Requirements for a podiatrist who is supervising a physician assistant as
20	provided in s. 448.21 (4) <u>448.975 (2) (a) 2m</u> .
21	SECTION 51. 448.970 of the statutes is renumbered 448.9695.
22	SECTION 52. Subchapter VIII of chapter 448 [precedes 448.971] of the statutes
23	is created to read:
24	CHAPTER 448
25	SUBCHAPTER VIII

1	PHYSICIAN ASSISTANT AFFILIATED
2	CREDENTIALING BOARD
3	448.971 Definitions. In this subchapter, unless the context requires
4	otherwise:
5	(1) "Board" means the physician assistant affiliated credentialing board.
6	(2) "Physician assistant" means a person licensed under this subchapter.
7	(3) "Podiatrist" has the meaning given in s. 448.60 (3).
8	(4) "Podiatry" has the meaning given in s. 448.60 (4).
9	448.972 License required; exceptions. (1) Except as provided in subs. (2)
10	and (3), no person may represent himself or herself as a "PA" or "physician assistant,"
11	use or assume the title "PA" or "physician assistant," or append to the person's name
12	the words or letters "physician assistant," "PA," "PA-C," or any other titles, letters,
13	or designation that represents or may tend to represent the person as a physician
14	assistant, unless he or she is licensed by the board under this subchapter.
15	(2) Subsection (1) does not apply with respect to any of the following:
16	(a) An individual employed and duly credentialed as a physician assistant or
17	physician associate by the federal government while performing duties incident to
18	that employment, unless a license under this subchapter is required by the federal
19	government.
20	(b) A person who satisfies the requirement under s. $448.974(1)(a)$ 3. but who
21	is not licensed under this subchapter. This paragraph does not allow such a person
22	to practice medicine and surgery in violation of s. 448.03 (1) (a) or to practice podiatry
23	in violation of s. 448.61.
24	(3) A student who is enrolled in an accredited physician assistant educational
95	mean more use the title "physician excitate to the dent" "DA student" or "DA S"

25 program may use the title "physician assistant student," "PA student," or "PA-S."

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448.9725 Expedited partner therapy. (1) In this section:

(b) "Antimicrobial drug" has the meaning given in s. 448.035 (1) (b).

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(c) "Expedited partner therapy" has the meaning given in s. 448.035 (1) (c).

4 (2) Notwithstanding the requirements of s. 448.9785, a physician assistant 5 may provide expedited partner therapy if a patient is diagnosed as infected with a 6 chlamydial infection, gonorrhea, or trichomoniasis and the patient has had sexual 7 contact with a sexual partner during which the chlamydial infection, gonorrhea, or 8 trichomoniasis may have been transmitted to or from the sexual partner. The 9 physician assistant shall attempt to obtain the name of the patient's sexual partner. 10 A prescription order for an antimicrobial drug prepared under this subsection shall 11 include the name and address of the patient's sexual partner, if known. If the 12physician assistant is unable to obtain the name of the patient's sexual partner, the 13prescription order shall include, in ordinary, bold-faced capital letters, the words, 14"expedited partner therapy" or the letters "EPT."

(3) The physician assistant shall provide the patient with a copy of the
information sheet prepared by the department of health services under s. 46.03 (44)
and shall request that the patient give the information sheet to the person with
whom the patient had sexual contact.

(4) (a) Except as provided in par. (b), a physician assistant is immune from civil
liability for injury to or the death of a person who takes any antimicrobial drug if the
antimicrobial drug is prescribed, dispensed, or furnished under this section and if
expedited partner therapy is provided as specified under this section.

(b) The immunity under par. (a) does not extend to the donation, distribution,
furnishing, or dispensing of an antimicrobial drug by a physician assistant whose act
or omission involves reckless, wanton, or intentional misconduct.

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1	448.9727 Prescriptions for and delivery of opioid antagonists. (1) In
2	this section:
3	(a) "Administer" has the meaning given in s. 450.01 (1).
4	(b) "Deliver" has the meaning given in s. 450.01 (5).
5	(c) "Dispense" has the meaning given in s. 450.01 (7).
6	(d) "Opioid antagonist" has the meaning given in s. 450.01 (13v).
7	(e) "Opioid-related drug overdose" has the meaning given in s. 256.40 (1) (d).
8	(f) "Standing order" has the meaning given in s. 450.01 (21p).
9	(2) (a) A physician assistant may do any of the following:
10	1. Prescribe an opioid antagonist to a person in a position to assist an individual
11	at risk of undergoing an opioid-related drug overdose and may deliver the opioid
12	antagonist to that person. A prescription order under this subdivision need not
13	specify the name and address of the individual to whom the opioid antagonist will
14	be administered, but shall instead specify the name of the person to whom the opioid
15	antagonist is prescribed.
16	2. Issue a standing order to one or more persons authorizing the dispensing of
17	an opioid antagonist.
18	(b) A physician assistant who prescribes or delivers an opioid antagonist under
19	par. (a) 1. shall ensure that the person to whom the opioid antagonist is prescribed

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19 par. (a) 1. shall ensure that the person to whom the opioid antagonist is prescribed 20 has or has the capacity to provide the knowledge and training necessary to safely 21 administer the opioid antagonist to an individual undergoing an opioid-related 22 overdose and that the person demonstrates the capacity to ensure that any 23 individual to whom the person further delivers the opioid antagonist has or receives 24 that knowledge and training.

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1	(3) A physician assistant who, acting in good faith, prescribes or delivers an
2	opioid antagonist in accordance with sub. (2) or who, acting in good faith, otherwise
3	lawfully prescribes or dispenses an opioid antagonist shall be immune from criminal
4	or civil liability and may not be subject to professional discipline under s. 448.978 for
5	any outcomes resulting from prescribing, delivering, or dispensing the opioid
6	antagonist.
7	448.973 Powers and duties of board. (1) (a) The board shall promulgate
8	rules implementing s. 448.9785.
9	(b) The board shall promulgate rules establishing continuing education
10	requirements for physician assistants.
11	(c) The board may promulgate other rules to carry out the purposes of this
12	subchapter, including any of the following:
13	1. Rules defining what constitutes unprofessional conduct for physician
14	assistants for purposes of s. 448.978 (2) (d).
15	2. Rules under s. 448.977 (2).
16	(2) The board shall include in the register the board maintains under s. 440.035
17	(1m) (d) the names of all persons whose licenses issued under this subchapter were
18	suspended or revoked within the past 2 years. The register shall be available for
19	purchase at cost.
20	448.974 License; renewal. (1) (a) Except as provided in par. (b), the board
21	shall grant an initial license to practice as a physician assistant to any applicant who
22	is found qualified by three-fourths of the members of the board and satisfies all of
23	the following requirements as determined by the board.

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23 the following requirements, as determined by the board:

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1 1. The applicant submits an application on a form provided by the department $\mathbf{2}$ and pays the initial credential fee determined by the department under s. 440.03 (9) 3 (a).

4

2. The applicant is at least 18 years of age.

5

3. The applicant provides evidence of one of the following:

6 a. That the applicant has successfully completed an educational program for 7 physician assistants or physician associates that is accredited by the Accreditation 8 Review Commission on Education for the Physician Assistant or its successor or, 9 prior to 2001, by the Committee on Allied Health Education and Accreditation or the 10 Commission on Accreditation of Allied Health Education Programs.

11 b. If the applicant does not satisfy subd. 3. a., that the applicant, prior to 12January 1, 1986, successfully passed the Physician Assistant National Certifying 13 Examination administered by the National Commission on Certification of 14 Physician Assistants.

154. The applicant passes the National Commission on Certification of Physician 16 Assistants examination or an equivalent national examination adopted by the board.

- 175. The applicant provides a listing with all employers, practice settings, 18 internships, residencies, fellowships, and other employment for the past 7 years.
- 19

6. Subject to ss. 111.321, 111.322, and 111.335, the applicant does not have an 20 arrest or conviction record.

21(b) Paragraph (a) 3. does not apply to an applicant if the applicant provides 22evidence that he or she is licensed as a physician assistant or physician associate in 23another state, the District of Columbia, Puerto Rico, the United States Virgin 24Islands, or any territory or insular possession subject to the jurisdiction of the United 25States and the board determines that the requirements for obtaining the license in

that state or territory are substantially equivalent to the requirements under par.
 (a).

- 3 (2) (a) The renewal date for a license issued under this subchapter is specified
 4 under s. 440.08 (2) (a), and the renewal fees for such licenses are determined by the
 5 department under s. 440.03 (9) (a). Renewal of a license is subject to par. (b).
- 6 (b) An applicant for the renewal of a license under this subchapter shall submit 7 with his or her application for renewal proof of having satisfied the continuing 8 education requirements imposed by the board under s. 448.973 (1) (b). This 9 paragraph does not apply to an applicant for renewal of a license that expires on the 10 first renewal date after the date on which the board initially granted the license.
- (3) Notwithstanding sub. (1), an individual who, on the effective date of this
 subsection [LRB inserts date], was licensed by the medical examining board as
 a physician assistant under subch. II of ch. 448, 2019 stats., shall be considered to
 have been licensed under sub. (1) for purposes of this subchapter.
- 15 448.975 Practice and employment. (1) (a) Subject to the limitations and
 requirements under sub. (2); the physician assistant's experience, education, and
 training; and any rules promulgated under sub. (5), a physician assistant may do any
 of the following:
- Examine into the fact, condition, or cause of human health or disease, or
 treat, operate, prescribe, or advise for the same, by any means or instrumentality.
- 2. Apply principles or techniques of medical sciences in the diagnosis or
 prevention of any of the conditions described in subd. 1. and in s. 448.971 (2).
- 23

3. Penetrate, pierce, or sever the tissues of a human being.

4. Offer, undertake, attempt, or hold himself or herself out in any manner asable to do any of the acts described in this paragraph.

(b) 1. Subject to subd. 2. and any rules promulgated by the board and consistent
 with his or her experience, education, and training, a physician assistant may order,
 prescribe, procure, dispense, and administer prescription drugs, medical devices,
 services, and supplies.

2. A physician assistant practicing under the supervision and direction of a
podiatrist under sub. (2) (a) 2m. may issue a prescription order for a drug or device
in accordance with guidelines established by the supervising podiatrist and the
physician assistant and with rules promulgated by the board. If any conflict exists
between the guidelines and the rules, the rules shall control.

(c) A physician assistant may practice in ambulatory care, acute care,
 long-term care, home care, or other settings as a primary, specialty, or surgical care
 provider who may serve as a patient's primary care provider or specialty care
 provider.

(2) (a) 1. Except as provided in subds. 2m. and 3. and sub. (5) (a) 1. a. or b., a
physician assistant who provides care to patients shall maintain and provide to the
board upon request one of the following:

a. Evidence that, pursuant to the physician assistant's employment, there is a physician who is primarily responsible for the overall direction and management of the physician assistant's professional activities and for assuring that the services provided by the physician assistant are medically appropriate. In this subd. 1. a., "employment" includes an arrangement between the physician assistant and a 3rd party in which the 3rd party receives payment for services provided by the physician assistant.

b. A written collaborative agreement with a physician that, subject to subd.
1m., describes the physician assistant's individual scope of practice, that includes a

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 consultation, and that includes other information as required by the board. Im. All of the following apply to a written collaborative agreement between physician and physician assistant under subd. 1. b.: a. The agreement may be terminated by either party by providing written notice at least 30 days prior to the date of termination, or as otherwise agreed to b the physician and physician assistant. b. The agreement shall specify that the collaborating physician shall remain reasonably available to the physician assistant through the use of telecommunications or other electronic means within a medically appropriate time frame and that the collaborating physician may designate an alternate collaborator during periods of unavailability. c. The agreement shall specify an arrangement for physician consultation with the patient within a medically appropriate time frame for consultation, if requester by the patient or the physician assistant. 2. Subdivision 1. does not require the physical presence of a physician at the time and place a physician assistant renders a service. 2m. A physician assistant may practice under the supervision and direction of a podiatrist shall be limited to providing nonsurgical patient services 24. Subdivision 1. does not apply to a physician assistant who is practicing under the 	1	protocol for identifying an alternative collaborating physician for situations in which
4Im. All of the following apply to a written collaborative agreement between5physician and physician assistant under subd. 1. b.:6a. The agreement may be terminated by either party by providing writte7notice at least 30 days prior to the date of termination, or as otherwise agreed to b8the physician and physician assistant.9b. The agreement shall specify that the collaborating physician shall remail10reasonably available to the physician assistant through the use of11telecommunications or other electronic means within a medically appropriate time13frame and that the collaborating physician may designate an alternate collaborator14c. The agreement shall specify an arrangement for physician consultation wit15the patient within a medically appropriate time frame for consultation, if requeste16by the patient or the physician assistant.17d. The agreement shall be signed by the physician assistant and th18collaborating physician.192. Subdivision 1. does not require the physical presence of a physician at th20a podiatrist. A physician assistant may practice under the supervision and direction of23a podiatrist shall be limited to providing nonsurgical patient services24Subdivision 1. does not apply to a physician assistant who is practicing under the	2	the collaborating physician or the physician's designee is not available for
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24 Subdivision 1. does not apply to a physician assistant who is practicing under th	22	a podiatrist. A physician assistant who is practicing under the supervision and
	23	direction of a podiatrist shall be limited to providing nonsurgical patient services.
	24	Subdivision 1. does not apply to a physician assistant who is practicing under the
25 supervision and direction of a podiatrist.	25	supervision and direction of a podiatrist.

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1	3. Subdivision 1. does not apply with respect to a physician assistant who is
2	employed by the federal government as a civilian or member of the uniformed
3	services while performing duties incident to that employment or service.
4	(b) A physician assistant shall limit his or her practice to the scope of his or her
5	experience, education, and training.
6	(c) No physician assistant may provide medical care, except routine screening
7	and emergency care, in any of the following:
8	1. The practice of dentistry or dental hygiene within the meaning of ch. 447.
9	2. The practice of optometry within the meaning of ch. 449.
10	3. The practice of chiropractic within the meaning of ch. 446.
11	4. The practice of acupuncture within the meaning of ch. 451.
12	5. The practice of podiatry, except when the physician assistant is acting under
13	the supervision and direction of a podiatrist, subject to par. (a) 2m. and the rules
14	promulgated under s. 448.695 (4).
15	(3) (a) It shall be the obligation of a physician assistant to ensure all of the
16	following:
17	1. That the scope of the practice of the physician assistant is identified and is
18	appropriate with respect to his or her experience, education, and training.
19	2. For purposes of sub. (2) (a) 1. b., that the relationship with and access to a
20	collaborating physician by the physician assistant is defined.
21	3. That the requirements and standards of licensure under this subchapter are
22	complied with.
23	4. That consultation with or referral to other licensed health care providers
24	with a scope of practice appropriate for a patient's care needs occurs when the
25	patient's care needs exceed the physician assistant's experience, education, or

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 $\mathbf{24}$

1 training. A physician assistant shall ensure that he or she has awareness of options $\mathbf{2}$ for the management of situations that are beyond the physician assistant's expertise. 3 (b) A physician assistant is individually and independently responsible for the 4 quality of the care he or she renders. 5 (4) A physician assistant may delegate a care task or order to another clinically 6 trained health care worker if the physician assistant is competent to perform the 7 delegated task or order and has reasonable evidence that the clinically trained 8 health care worker is minimally competent to perform the task or issue the order 9 under the circumstances. 10 (5) (a) 1. The board shall, subject to subd. 2. and s. 448.695 (4), promulgate any rules necessary to implement this section, including rules to do any of the following: 11 12a. Allow for temporary practice, specifically defined and actively monitored by 13the board, in the event of an interruption of a collaborative relationship under sub. 14(2) (a) 1. b. 15b. Allow a physician assistant, in the absence of an employment or collaborative 16 relationship under sub. (2) (a) 1., to provide medical care at the scene of an 17emergency, during a declared state of emergency or other disaster, or when 18 volunteering at sporting events or at camps. 19 2. Rules promulgated by the board may not permit a broader scope of practice 20than that which may be exercised in accordance with subs. (1) and (2). 21Notwithstanding s. 15.085 (5) (b) 2., if the Medical Examining Board reasonably 22determines that a rule submitted to it by the Physician Assistant Affiliated 23Credentialing Board under s. 15.085 (5) (b) 1. permits a broader scope of practice

25 Physician Assistant Examining Board shall, prior to submitting the proposed rule

than that which may be exercised in accordance with subs. (1) and (2), then the

- to the legislative council staff under s. 227.15 (1), revise the proposed rule so that it
 does not exceed or permit a broader scope of practice than that which may be
 exercised in accordance with subs. (1) and (2).
- 4 (b) The board shall develop and recommend to the podiatry affiliated
 5 credentialing board practice standards for physician assistants practicing under
 6 podiatrists under sub. (2) (a) 2m.
- 7 (6) The practice permissions provided in this section are permissions granted 8 by the state authorizing the licensed practice of physician assistants. Nothing in this 9 section prohibits an employer, hospital, health plan, or other similar entity 10 employing or with a relationship with a physician assistant from establishing 11 additional requirements for a physician assistant as a condition of employment or 12 relationship.

13 448.976 Civil liability. No physician assistant shall be liable for any civil
14 damages for either of the following:

(1) Reporting in good faith to the department of transportation under s. 146.82
(3) a patient's name and other information relevant to a physical or mental condition
of the patient that in the physician assistant's judgment impairs the patient's ability
to exercise reasonable and ordinary control over a motor vehicle.

(2) In good faith, not reporting to the department of transportation under s.
146.82 (3) a patient's name and other information relevant to a physical or mental
condition of the patient that in the physician assistant's judgment does not impair
the patient's ability to exercise reasonable and ordinary control over a motor vehicle.

448.977 Malpractice liability insurance. (1) Except as provided in subs.
(2) and (3), no physician assistant may practice as authorized under s. 448.975 unless

- he or she has in effect malpractice liability insurance coverage evidenced by one of
 the following:
- 3 (a) Personal liability coverage in the amounts specified for health care
 4 providers under s. 655.23 (4).
- 5 (b) Coverage under a group liability policy providing individual coverage for the
 6 physician assistant in the amounts under s. 655.23 (4).
- (2) The board may promulgate rules requiring a practicing physician assistant
 to have in effect malpractice liability insurance coverage in amounts greater than
 those specified in sub. (1) (a) or (b) or (4). If the board promulgates rules under this
 subsection, no physician assistant may practice as authorized under s. 448.975
 unless he or she has in effect malpractice liability insurance coverage as required
 under those rules, except as provided in sub. (3).
- (3) A physician assistant who is a state, county, or municipal employee, or
 federal employee or contractor covered under the federal tort claims act, as amended,
 and who is acting within the scope of his or her employment or contractual duties is
 not required to maintain in effect malpractice insurance coverage.
- (4) Except as provided in subs. (2) and (3), a physician assistant may comply
 with sub. (1) if the physician assistant's employer has in effect malpractice liability
 insurance that is at least the minimum amount specified under s. 655.23 (4) and that
 provides coverage for claims against the physician assistant.
- 448.978 Professional discipline. (1) Subject to the rules promulgated under
 s. 440.03 (1), the board may conduct investigations and hearings to determine
 whether a person has violated this subchapter or a rule promulgated under this
 subchapter.

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1	(2) Subject to the rules promulgated under s. $440.03(1)$, if a person who applies
2	for or holds a license issued under s. 448.974 does any of the following, the board may
3	reprimand the person or deny, limit, suspend, or revoke the person's license:
4	(a) Makes a material misstatement in an application for a license or an
5	application for renewal of a license under s. 448.974.
6	(b) Violates any law of this state or federal law that substantially relates to the
7	practice of a physician assistant, violates this subchapter, or violates a rule
8	promulgated under this subchapter.
9	(c) Advertises, practices, or attempts to practice under another person's name.
10	(d) Engages in unprofessional conduct. In this paragraph, "unprofessional
11	conduct" does not include any of the following:
12	1. Providing expedited partner therapy as described in s. 448.9725.
13	2. Prescribing or delivering an opioid antagonist in accordance with s. 448.9727
14	(2).
14 15	(2).(e) Subject to ss. 111.321, 111.322, and 111.335, is arrested for or convicted of
15	(e) Subject to ss. 111.321, 111.322, and 111.335, is arrested for or convicted of
15 16	(e) Subject to ss. 111.321, 111.322, and 111.335, is arrested for or convicted of a felony.
15 16 17	(e) Subject to ss. 111.321, 111.322, and 111.335, is arrested for or convicted of a felony.(f) Subject to ss. 111.321, 111.322, and 111.34, practices as a physician assistant
15 16 17 18	 (e) Subject to ss. 111.321, 111.322, and 111.335, is arrested for or convicted of a felony. (f) Subject to ss. 111.321, 111.322, and 111.34, practices as a physician assistant while his or her ability is impaired by alcohol or other drugs.
15 16 17 18 19	 (e) Subject to ss. 111.321, 111.322, and 111.335, is arrested for or convicted of a felony. (f) Subject to ss. 111.321, 111.322, and 111.34, practices as a physician assistant while his or her ability is impaired by alcohol or other drugs. (g) Engages in fraud or deceit in obtaining or using his or her license.
15 16 17 18 19 20	 (e) Subject to ss. 111.321, 111.322, and 111.335, is arrested for or convicted of a felony. (f) Subject to ss. 111.321, 111.322, and 111.34, practices as a physician assistant while his or her ability is impaired by alcohol or other drugs. (g) Engages in fraud or deceit in obtaining or using his or her license. (h) Is adjudicated mentally incompetent by a court.
15 16 17 18 19 20 21	 (e) Subject to ss. 111.321, 111.322, and 111.335, is arrested for or convicted of a felony. (f) Subject to ss. 111.321, 111.322, and 111.34, practices as a physician assistant while his or her ability is impaired by alcohol or other drugs. (g) Engages in fraud or deceit in obtaining or using his or her license. (h) Is adjudicated mentally incompetent by a court. (i) Demonstrates gross negligence, incompetence, or misconduct in practice.

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1	$(k)\ \ Fails$ to cooperate with the board, or fails to timely respond to a request for
2	information by the board, in connection with an investigation under this section.
3	(L) Prescribes, sells, administers, distributes, orders, or provides a controlled
4	substance for a purpose other than a medical purpose.
5	(m) Demonstrates a lack of physical or mental ability to safely practice as a
6	physician assistant.
7	(n) Engages in any practice that is outside the scope of his or her experience,
8	education, or training.
9	(o) Is disciplined or has been disciplined by another state or jurisdiction based
10	upon acts or conduct similar to acts or conduct prohibited under pars. (a) to (n).
11	448.9785 Informed consent. Any physician assistant who treats a patient
12	shall inform the patient about the availability of reasonable alternate medical modes
13	of treatment and about the benefits and risks of these treatments. The reasonable
14	physician assistant standard is the standard for informing a patient under this
15	section. The reasonable physician assistant standard requires disclosure only of
16	information that a reasonable physician assistant in the same or a similar medical
17	specialty would know and disclose under the circumstances. The physician
18	assistant's duty to inform the patient under this section does not require disclosure
19	of any of the following:
20	(1) Detailed technical information that in all probability a patient would not
21	understand.
22	(2) Risks apparent or known to the patient.
23	(3) Extremely remote possibilities that might falsely or detrimentally alarm
24	the patient.

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(4) Information in emergencies where failure to provide treatment would be
 more harmful to the patient than treatment.

3

(5) Information in cases where the patient is incapable of consenting.

4 (6) Information about alternate medical modes of treatment for any condition
5 the physician assistant has not included in his or her diagnosis at the time the
6 physician informs the patient.

448.979 Penalties. Any person who violates this subchapter is subject to a
fine not to exceed \$10,000 or imprisonment not to exceed 9 months, or both.

9 **448.9793 Injunction.** If it appears upon complaint to the board by any person 10 or if it is known to the board that any person is violating this subchapter, or rules 11 adopted by the board under this subchapter, the board or the attorney general may 12 investigate and may, in addition to any other remedies, bring action in the name and 13 on behalf of the state against any such person to enjoin such person from such 14 violation. The attorney general shall represent the board in all proceedings.

448.9795 Duty to report. (1) A physician assistant who has reason to believe
 any of the following about another physician assistant shall promptly submit a
 written report to the board that includes facts relating to the conduct of the other
 physician assistant:

(a) The other physician assistant is engaging or has engaged in acts thatconstitute a pattern of unprofessional conduct.

21

22

(b) The other physician assistant is engaging or has engaged in an act that creates an immediate or continuing danger to one or more patients or to the public.

23

(c) The other physician assistant is or may be medically incompetent.

24 (d) The other physician assistant is or may be mentally or physically unable25 safely to engage in the practice of a physician assistant.

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1	(2) No physician assistant who reports to the board under sub. (1) may be held
2	civilly or criminally liable or be found guilty of unprofessional conduct for reporting
3	in good faith.
4	SECTION 53. Subchapter VIII of chapter 448 [precedes 448.980] of the statutes
5	is renumbered subchapter IX of chapter 448 [precedes 448.980].
6	SECTION 54. Subchapter IX of chapter 448 [precedes 448.985] of the statutes
7	is renumbered subchapter X of chapter 448 [precedes 448.985].
8	SECTION 55. 450.01 (15r) of the statutes is repealed.
9	SECTION 56. 450.01 (16) (hm) 3. of the statutes is amended to read:
10	450.01 (16) (hm) 3. The patient's physician assistant, if the physician assistant
11	is under the supervision of the patient's personal attending physician.
12	SECTION 57. 450.11 (1) of the statutes is amended to read:
13	450.11 (1) DISPENSING. Except as provided in sub. (1i) (b) 2., no person may
14	dispense any prescribed drug or device except upon the prescription order of a
15	practitioner. All prescription orders shall, except as provided in sub. (1a), specify the
16	date of issue, the name and address of the practitioner, the name and quantity of the
17	drug product or device prescribed, directions for the use of the drug product or device,
18	the symptom or purpose for which the drug is being prescribed if required under sub.
19	(4) (a) 8., and, if the order is written by the practitioner, the signature of the
20	practitioner. Except as provided in ss. 118.2925 (3), 255.07 (2), 441.18 (2) (a) 1.,
21	448.035 (2), and 448.037 (2) (a) 1., 448.9725 (2), and 448.9727 (2) (a) 1. and except
22	for standing orders issued under s. 441.18 (2) (a) 2. or, 448.037 (2) (a) 2., or 448.9727
23	(2) (a) 2., all prescription orders shall also specify the name and address of the
24	patient. A prescription order issued under s. 118.2925 $\left(3\right)$ shall specify the name and
25	address of the school. A prescription order issued under s. $255.07(2)$ shall specify

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the name and address of the authorized entity or authorized individual. Any oral
 prescription order shall be immediately reduced to writing by the pharmacist and
 filed according to sub. (2).

4 **SECTION 58.** 450.11 (1g) (b) of the statutes is amended to read:

5450.11 (1g) (b) A pharmacist may, upon the prescription order of a practitioner providing expedited partner therapy, as specified in s. 448.035 or 448.9725, that 6 7 complies with the requirements of sub. (1), dispense an antimicrobial drug as a 8 course of therapy for treatment of chlamydial infections, gonorrhea, or 9 trichomoniasis to the practitioner's patient or a person with whom the patient has 10 had sexual contact for use by the person with whom the patient has had sexual contact. The pharmacist shall provide a consultation in accordance with rules 11 12promulgated by the board for the dispensing of a prescription to the person to whom 13 the antimicrobial drug is dispensed. A pharmacist providing a consultation under 14 this paragraph shall ask whether the person for whom the antimicrobial drug has 15been prescribed is allergic to the antimicrobial drug and advise that the person for 16 whom the antimicrobial drug has been prescribed must discontinue use of the 17antimicrobial drug if the person is allergic to or develops signs of an allergic reaction 18 to the antimicrobial drug.

19

SECTION 59. 450.11 (1i) (a) 1. of the statutes is amended to read:

450.11 (1i) (a) 1. A pharmacist may, upon and in accordance with the prescription order of an advanced practice nurse prescriber under s. 441.18 (2) (a) 1., or of a physician or physician assistant under s. 448.037 (2) (a) 1., or of a physician assistant under s. 448.9727 (2) (a) 1. that complies with the requirements of sub. (1), deliver an opioid antagonist to a person specified in the prescription order and may, upon and in accordance with the standing order of an advanced practice nurse

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1	prescriber under s. 441.18 (2) (a) 2., or of a physician or physician assistant under
2	s. 448.037 (2) (a) 2., or of a physician assistant under s. 448.9727 (2) (a) 2. that
3	complies with the requirements of sub. (1), deliver an opioid antagonist to an
4	individual in accordance with the order. The pharmacist shall provide a consultation
5	in accordance with rules promulgated by the board for the delivery of a prescription
6	to the person to whom the opioid antagonist is delivered.
7	SECTION 60. 450.11 (1i) (b) 2. c. of the statutes is amended to read:
8	450.11 (1i) (b) 2. c. A physician or physician assistant may only deliver or
9	dispense an opioid antagonist in accordance with s. $448.037(2)$ or in accordance with
10	his or her other legal authority to dispense prescription drugs.
11	SECTION 61. 450.11 (1i) (b) 2. cm. of the statutes is created to read:
12	450.11 (1i) (b) 2. cm. A physician assistant may only deliver or dispense an
13	opioid antagonist in accordance with s. 448.9727 (2) or in accordance with his or her
14	other legal authority to dispense prescription drugs.
15	SECTION 62. 450.11 (1i) (c) 2. of the statutes is amended to read:
16	450.11 (1i) (c) 2. Subject to par. (a) 2. and ss. 441.18 (3) and, 448.037 (3), and
17	448.9727 (3), any person who, acting in good faith, delivers or dispenses an opioid
18	antagonist to another person shall be immune from civil or criminal liability for any
19	outcomes resulting from delivering or dispensing the opioid antagonist.
20	SECTION 63. 450.11 (8) (b) of the statutes is amended to read:
21	450.11 (8) (b) The medical examining board, insofar as this section applies to
22	physicians and physician assistants .
23	SECTION 64. 450.11 (8) (f) of the statutes is created to read:
24	450.11 (8) (f) The physician assistant affiliated credentialing board, insofar as
25	this section applies to physician assistants.

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1	SECTION 65. 462.02 (2) (e) of the statutes is amended to read:
2	462.02 (2) (e) A physician assistant licensed under s. 448.04 (1) (f) 448.974 .
3	SECTION 66. 462.04 of the statutes is amended to read:

4 462.04 Prescription or order required. A person who holds a license or $\mathbf{5}$ limited X-ray machine operator permit under this chapter may not use diagnostic 6 X-ray equipment on humans for diagnostic purposes unless authorized to do so by 7 prescription or order of a physician licensed under s. 448.04 (1) (a), a dentist licensed 8 under s. 447.04 (1), a podiatrist licensed under s. 448.63, a chiropractor licensed 9 under s. 446.02, an advanced practice nurse certified under s. 441.16 (2), a physician 10 assistant licensed under s. 448.04 (1) (f) 448.974, or, subject to s. 448.56 (7) (a), a 11 physical therapist who is licensed under s. 448.53 or who holds a compact privilege 12 under subch. IX X of ch. 448.

13 SECTION 67. 961.01 (19) (a) of the statutes is amended to read:

961.01 (19) (a) A physician, advanced practice nurse, dentist, veterinarian,
podiatrist, optometrist, scientific investigator or, subject to s. 448.21 (3) 448.975 (1)
(b), a physician assistant, or other person licensed, registered, certified or otherwise
permitted to distribute, dispense, conduct research with respect to, administer or use
in teaching or chemical analysis a controlled substance in the course of professional
practice or research in this state.

20

SECTION 68. 971.14 (4) (a) of the statutes is amended to read:

971.14 (4) (a) The court shall cause copies of the report to be delivered forthwith to the district attorney and the defense counsel, or the defendant personally if not represented by counsel. Upon the request of the sheriff or jailer charged with care and control of the jail in which the defendant is being held pending or during a trial or sentencing proceeding, the court shall cause a copy of the report to be delivered

1	to the sheriff or jailer. The sheriff or jailer may provide a copy of the report to the
2	person who is responsible for maintaining medical records for inmates of the jail, or
3	to a nurse licensed under ch. 441, or to a physician or physician assistant licensed
4	under subch. II of ch. 448 <u>, or to a physician assistant licensed under subch. VIII of</u>
5	ch. 448 who is a health care provider for the defendant or who is responsible for
6	providing health care services to inmates of the jail. The report shall not be otherwise
7	disclosed prior to the hearing under this subsection.
8	SECTION 69. 990.01 (27s) of the statutes is created to read:
9	990.01 (27s) Physician Assistant. "Physician assistant" means a person
10	licensed as a physician assistant under subch. VIII of ch. 448.
11	SECTION 70. Chapter Med 8 of the administrative code is repealed.
12	SECTION 71. Cross-reference changes. In ss. 49.45 (9r) (a) 7. b., 146.81 (1)
13	(dg),146.997(1)(d)4.,155.01(7),252.14(1)(ar)4e.,446.01(1v)(d),448.956(1m)and
14	(4), 450.10 (3) (a) 5., and 451.02 (1), the cross-references to "subch. IX of ch. 448" are
15	changed to "subch. X of ch. 448."

16

SECTION 72. Nonstatutory provisions.

17 (1) BOARD; APPOINTMENTS.

(a) Notwithstanding the length of terms specified for the members of the 18 19 physician assistant affiliated credentialing board under s. 15.406 (7), 4 of the initial 20members under s. 15.406 (7) (a) shall be appointed for terms expiring on July 1, 2023; 213 of the initial members under s. 15.406 (7) (a) and the initial member under s. 15.406 22(7) (b) shall be appointed for terms expiring on July 1, 2024; and the remaining initial 23member under s. 15.406 (7) (a) shall be appointed for a term expiring on July 1, 2025. $\mathbf{24}$ (b) Notwithstanding s. 15.08 (1), the governor may provisionally appoint initial 25members of the physician assistant affiliated credentialing board under s. 15.406 (7).

1 Those provisional appointments remain in force until withdrawn by the governor or 2 acted upon by the senate and if confirmed by the senate, shall continue for the 3 remainder of the unexpired term, if any, of the member and until a successor is 4 chosen and qualifies. A provisional appointee may exercise all the powers and duties 5 of board membership to which the person is appointed during the time in which the 6 appointee qualifies.

(c) Notwithstanding s. 15.406 (7) (a), for purposes of an initial appointment to
the physician assistant affiliated credentialing board made before the date specified
in SECTION 73 (intro.) of this act, including any provisional appointment made under
par. (b), the governor may appoint physician assistants licensed under subch. II of
ch. 448 to the positions on the board specified under s. 15.406 (7) (a).

12

(2) Emergency rules.

(a) Using the procedure under s. 227.24, the physician assistant affiliated
credentialing board may promulgate initial rules under ss. 448.973 (1) and 448.975
(5) (a) as emergency rules under s. 227.24 to allow for the licensure, discipline, and
practice of physician assistants. The authority granted under this subsection applies
only to rules described in this paragraph, and any other emergency rules
promulgated by the board shall be as provided in, and subject to, s. 227.24.

(b) Notwithstanding s. 227.24 (1) (a) and (3), the physician assistant affiliated
credentialing board is not required to provide evidence that promulgating a rule
under this subsection as an emergency rule is necessary for the preservation of the
public peace, health, safety, or welfare and is not required to provide a finding of
emergency for a rule promulgated under this subsection.

(c) Emergency rules promulgated under this subsection may not take effect
prior to the date specified in SECTION 73 (intro.) of this act.

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(d) Notwithstanding s. 227.24 (1) (c), emergency rules promulgated under this
 subsection remain in effect for one year, subject to extension under par. (e), or until
 the date on which permanent rules take effect, whichever is sooner.

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4 Notwithstanding s. 227.24 (2) (a), the joint committee for review of (e) 5 administrative rules may, at any time prior to the expiration date of the emergency 6 rule promulgated under this subsection, extend the effective period of the emergency 7 rule at the request of the physician assistant affiliated credentialing board for a 8 period specified by the committee not to exceed 180 days. Any number of extensions 9 may be granted under this paragraph, but the total period for all extensions may not 10 extend beyond the expiration date of the emergency rule's statement of scope under 11 s. 227.135 (5). Notwithstanding s. 227.24 (2) (b) 1., the physician assistant affiliated credentialing board is not required to provide evidence that there is a threat to the 1213public peace, health, safety, or welfare that can be avoided only by extension of the 14 emergency rule when making a request for an extension under this subsection, but 15s. 227.24 (2) (am) to (c) shall otherwise apply to extensions under this paragraph.

- (f) If the physician assistant affiliated credentialing board promulgates
 emergency rules under this subsection, the board shall submit a single statement of
 scope for both permanent and emergency rules.
- 19
- (3) BOARD; TRANSFERS.

(a) *Tangible personal property*. On the effective date of this paragraph, all
tangible personal property, including records, of the medical examining board that
the secretary of safety and professional services determines to be primarily related
to the regulation of physician assistants is transferred to the physician assistant
affiliated credentialing board.

1 (b) *Pending matters.* Any matter pending with the medical examining board 2 on the effective date of this paragraph that is primarily related to the regulation of 3 physician assistants, as determined by the secretary of safety and professional 4 services, is transferred to the physician assistant affiliated credentialing board. All 5 materials submitted to or actions taken by the medical examining board with respect 6 to the pending matter are considered as having been submitted to or taken by the 7 physician assistant affiliated credentialing board.

8 (c) Contracts. All contracts entered into by the medical examining board in 9 effect on the effective date of this paragraph that are primarily related to the 10 regulation of physician assistants, as determined by the secretary of safety and 11 professional services, remain in effect and are transferred to the physician assistant 12affiliated credentialing board. The physician assistant affiliated credentialing board shall carry out any obligations under such a contract until the contract is modified 1314or rescinded by the physician assistant affiliated credentialing board to the extent 15allowed under the contract.

(d) Assets and liabilities. On the effective date of this paragraph, the assets and
liabilities of the medical examining board that are primarily related to the regulation
of physician assistants, as determined by the secretary of safety and professional
services, become the assets and liabilities of the physician assistant affiliated
credentialing board.

(e) Orders. All orders issued by the medical examining board in effect on the
effective date of this paragraph that are primarily related to the regulation of
physician assistants remain in effect until their specified expiration dates or until
modified or rescinded by the physician assistant affiliated credentialing board.

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1	SECTION 73. Effective dates. This act takes effect on the first day of the 13th
2	month beginning after publication, except as follows:

3 (1) The treatment of s. 15.406 (7) and SECTION 72 (1) and (2) of this act take effect
4 on the day after publication.

5 (2) Notwithstanding s. 227.265, the treatment of ch. Med 8 of the 6 administrative code takes effect on the first day of the 13th month beginning after 7 publication.

8

(END)