# Rules of Department of Economic Development

## Division 150—State Board of Registration for the Healing Arts

### Chapter 7—Physician Assistants

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 CSR 150-7.100 Applicants for Registration</td>
<td>3</td>
</tr>
<tr>
<td>4 CSR 150-7.120 Registration Renewal</td>
<td>9</td>
</tr>
<tr>
<td>4 CSR 150-7.122 Supervision, Name and Address Change Requirements, Retirement Affidavits</td>
<td>9</td>
</tr>
<tr>
<td>4 CSR 150-7.125 Late Registration and Reinstatement Applicants</td>
<td>9</td>
</tr>
<tr>
<td>4 CSR 150-7.130 Endorsement of Registered Physician Assistant (Rescinded July 30, 1997)</td>
<td>10</td>
</tr>
<tr>
<td>4 CSR 150-7.135 Physician Assistant Supervision Agreements</td>
<td>10</td>
</tr>
<tr>
<td>4 CSR 150-7.140 Grounds for Discipline, Procedures</td>
<td>11</td>
</tr>
<tr>
<td>4 CSR 150-7.150 Reinstatement of Registration (Rescinded July 30, 1997)</td>
<td>16</td>
</tr>
<tr>
<td>4 CSR 150-7.160 Supervision (Rescinded July 30, 1997)</td>
<td>16</td>
</tr>
<tr>
<td>4 CSR 150-7.200 Fees</td>
<td>16</td>
</tr>
</tbody>
</table>
TITLE 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 150—State Board of Registration for the Healing Arts
Chapter 7—Physician Assistants

4 CSR 150-7.100 Applicants for Registration

PURPOSE: This rule provides information regarding requirements to applicants desiring registration in Missouri for practice as a physician assistant.

(1) Applicants shall furnish satisfactory evidence as to their good moral character including a letter of reference from the director of their physician assistant program.

(2) Applicants must present satisfactory evidence of completion of a physician assistant program accredited by the Committee on Allied Health Education and Accreditation of the American Medical Association or by its successor agency the Commission for the Accreditation of Allied Health Education Programs or its successor agency. A photocopy of the applicant’s diploma shall be submitted as evidence of satisfactory completion.

(3) Applicants who did not complete a physician assistant program and were employed as physician assistants for three (3) years prior to August 28, 1989, shall have written verification of employment, made under oath, submitted to the board from the physician who supervised the applicant. The supervising physician shall also submit a letter of reference documenting the performance of the physician assistant during the employment period. This verification of employment and letter of reference shall be accepted in lieu of the requirements in section (1) and (2) of this rule.

(4) Applicants shall, upon a form provided by the board, designate any and all physicians who will serve as their supervising physician. A change of physician supervision, for any reason, must be submitted to the board within fifteen (15) days of such occurrence.

(5) Applicants shall have verification of passage of the certifying examination and active certification submitted to the board from the National Commission on Certification of Physician Assistants.

(6) Applicants are required to make application upon forms prepared by the board.

(7) No application will be considered unless fully and completely made out on the specified form and properly attested.

(8) Applicants shall attach to the application a recent unmounted photograph not larger than three and one-half inches by five inches (3 1/2” × 5”).

(9) Applications shall be sent to the State Board of Registration for the Healing Arts, P.O. Box 4, Jefferson City, MO 65102.

(10) Applicants shall submit the registration application fee in the form of a cashier’s check or money order drawn on or through a United States bank made payable to the Missouri Board of Healing Arts. Personal checks will not be accepted.

(11) Applicants shall have verification of licensure, registration and/or certification submitted from every state and/or country in which the applicants have ever held privileges to practice. This verification must be submitted directly from the licensing agency and include the type of license, registration or certification, the issue and expiration date, and information concerning any disciplinary or investigative actions.

(12) Applicants must submit a complete curriculum vitae from high school graduation to the date of application submission. This document shall include the name(s) and address(es) of all employers and supervisors, dates of employment, job title, and all professional and nonprofessional activities.

(13) When an applicant has filed an application and an appropriate fee, to be established by the board in conjunction with the director of the Division of Professional Registration for registration and the application is denied by the board or subsequently withdrawn by the applicant, that fee will be retained by the board as a service charge.

(14) The board may require the applicant to make a personal appearance before the board and/or commission prior to rendering a final decision regarding registration.

(15) An applicant may withdraw an application for registration anytime prior to the board’s vote on the applicant’s candidacy for registration.


I hereby make application for registration as a physician assistant in the State of Missouri.

1. NAME (LAST, FIRST, MIDDLE, SUFFIX, MAIDEN) 

2. CURRENT MAILING ADDRESS (STREET, CITY, STATE, ZIP) 

3. PROPOSED MISSOURI PRACTICE ADDRESS (INSTITUTION/GROUP, STREET, CITY, STATE, ZIP) IF UNKNOWN, PLEASE EXPLAIN 

4. SUPERVISING PHYSICIAN AND ADDRESS 

5. DATE OF BIRTH PLACE OF BIRTH 

6. TELEPHONE - HOME TELEPHONE - BUSINESS 

7. EDUCATION 
State in chronological order, beginning with high school, the name and location of each institution attended, amount of time attended and year of graduation if applicable.

<table>
<thead>
<tr>
<th>INSTITUTION</th>
<th>DATES ATTENDED</th>
<th>DIPLOMA/YEAR</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

8. GRADUATE OF PHYSICIAN ASSISTANT PROGRAM 

PHYSICIAN ASSISTANT PROGRAM LOCATION (CITY, STATE)
9. Have you taken the National Commission on Certification of Physician Assistants examination?  
   If yes, please indicate:
   | NO. OF TIMES TAKEN | LOCATION(S) | DATE |

10. Are you certified by the National Commission on Certification of Physician Assistants?  
    If yes:
    | CERTIFICATION NUMBER | ISSUE DATE |

Please answer the following questions with the appropriate checkmark. If any are answered yes, see separate instructions.

11. Were you employed as a physician assistant for three years prior to August 28, 1989?  
    □ Yes □ No

12. Have you ever been denied a license, certificate or registration to practice as a physician assistant or been denied the privilege of taking an examination administered by a U.S. state and/or Canadian provincial licensing agency?  
    □ Yes □ No

13. Have you ever been reprimanded, censured, disciplined, had admissions monitored, had privileges limited, had privileges suspended, been put on probation, or ever been requested to withdraw from any licensed hospital, nursing home, clinic, or other hospital care facility with an organized medical staff, in which you have trained, been a staff member, been a partner, or held hospital privileges?  
    □ Yes □ No

14. Has any U.S. state and/or Canadian provincial licensing or disciplinary agency limited, probated, restricted, stipulated, suspended, or revoked a license, registration or certificate you have held?  
    □ Yes □ No

15. Have you ever voluntarily surrendered a license, registration or certificate issued to you by a U.S. state and/or Canadian provincial licensing agency for reasons other than failure to renew?  
    □ Yes □ No

16. Have you ever been notified of any charges, or complaints filed against you with any U.S. state and/or Canadian provincial licensing or disciplinary agency?  
    □ Yes □ No

17. Have you ever been diagnosed or treated for any mental or physical illness that would serve to hinder your ability to practice as a physician assistant?  
    □ Yes □ No

18. Have you ever been chemically dependent or treated for chemical dependency?  
    □ Yes □ No

19. Have you ever interrupted your training or practice because of illness or impairment?  
    □ Yes □ No

20. Have you ever been arrested, fined, charged with or convicted of a crime, indicted, imprisoned or placed on probation, pled guilty or had sentence imposed?  
    □ Yes □ No

21. Have you ever forfeited collateral for breach or violation of any law, police regulation or ordinance whatsoever, been summoned into court as a defendant, or has any law suit (other than malpractice) been filed against you?  
    □ Yes □ No

22. Have you ever been a defendant in a legal action involving professional liability (malpractice) or had a professional liability claim paid in your behalf or paid such a claim yourself?  
    □ Yes □ No

23. Have you ever been denied provider participation in any State Medicaid or Federal Medicare Programs?  
    □ Yes □ No

24. Have you ever been terminated, sanctioned, penalized, or had to repay monies as a result of termination or sanction to any State Medicaid or Federal Medicare Programs?  
    □ Yes □ No
APPLICANT'S OATH

I, ________________________________________________, hereby certify under oath that I am the person named in this application for registration to practice as a physician assistant in the State of Missouri; that all statements I have made herein are true; that I am the original and lawful possessor of and person named in the various documents and credentials furnished to the Board in connection with this application.

I acknowledge and state that I have read the Medical Practice Act and Instructions that accompanied this application and I have answered all questions in compliance with these instructions and understand that the fee I submitted is not refundable.

I further state that by filing this application for registration to practice as a physician assistant in the State of Missouri, I hereby authorize and consent to have an investigation made as to my moral character, professional reputation and fitness to practice as a physician assistant, when in the opinion of the Missouri Board such an investigation is deemed necessary. I agree to give any further information which may be required in reference to my past record.

I authorize and request every person, hospital, clinic, community, governmental agency (local, state, federal or foreign), court, association, institution, or other organization having control of any documents, records and other information pertaining to me to furnish to the Missouri State Board of Healing Arts any such information, including documents, records regarding charges or complaints filed against me, formal or informal, pending or closed, or any other pertinent data and to permit the Missouri State Board of Healing Arts or any of its agents or representatives to inspect and make copies of such documents, records, and other information, in connection with this application.

MUST BE SIGNED IN PRESENCE OF NOTARY

APPLICANT SIGNATURE

I HEREBY CERTIFY THAT THE PHOTOGRAPH BELOW IS A TRUE LIKENESS OF THE PERSON WHOSE SIGNATURE APPEARS ABOVE.

NOTARY PUBLIC EMBOSSED SEAL

STATE OF

SUBSCRIBED AND SWORN BEFORE ME, THIS DAY OF 19

NOTARY PUBLIC SIGNATURE

USE RUBBER STAMP IN CLEAR AREA BELOW.

NOTARY PUBLIC NAME (TYPED OR PRINTED)

ALL APPLICANTS MUST PLACE A PHOTOGRAPH IN SPACE PROVIDED

PHOTO
TO BE COMPLETED BY THE PHYSICIAN WHO WILL BE SUPERVISING YOU IN THE STATE OF MISSOURI.

In accordance with Chapter 334 RSMo, I, ___________________________ , certify that I will be supervising ________________________, physician assistant, as set forth in Chapter 334.735 RSMo through 334.748 RSMo.

<table>
<thead>
<tr>
<th>NAME (PLEASE PRINT OR TYPE)</th>
<th>LICENSE NUMBER</th>
<th>TELEPHONE NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

SIGNATURE (MUST BE SIGNED IN PRESENCE OF NOTARY)  DATE

<table>
<thead>
<tr>
<th>NOTARY PUBLIC EMBOSSED OR INK RUBBER STAMP SEAL</th>
<th>STATE OF</th>
<th>COUNTY (OR CITY OF ST. LOUIS)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>USE RUBBER STAMP IN CLEAR AREA BELOW.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SUBSCRIBED AND SWORN BEFORE ME, THIS</th>
<th>DAY OF</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>19</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NOTARY PUBLIC SIGNATURE</th>
<th>MY COMMISSION EXPIRES</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>NOTARY PUBLIC NAME (_TYPED OR PRINTED)</th>
</tr>
</thead>
</table>

MO 419-0418 (9-92)
I, ___________________________________________________________________, hereby authorize and request the state board of ___________________________________________________________________, having control of any documents, records and other information pertaining to me to furnish to the MISSOURI STATE BOARD FOR THE HEALING ARTS, information including documents, records regarding charges or complaints filed against me, formal or informal, pending or closed, or any other pertinent information.

<table>
<thead>
<tr>
<th>SIGNATURE OF APPLICANT</th>
<th>LICENSE, CERTIFICATION OR REGISTRATION NO.</th>
<th>ISSUE DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NAME IN FULL (PLEASE PRINT)</th>
<th>DATE OF BIRTH</th>
<th>SOC. SEC. NO. (USED FOR I.D. PURPOSES ONLY)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

OTHER NAMES USED IN OBTAINING LICENSURE

CURRENT ADDRESS (STREET, CITY, STATE, AND ZIP CODE)

THE FOLLOWING SECTION MUST BE COMPLETED BY AN OFFICIAL OF THE STATE BOARD AND RETURNED DIRECTLY TO THE MISSOURI BOARD OF HEALING ARTS.

<table>
<thead>
<tr>
<th>STATE OF</th>
<th>FULL NAME OF LICENSEE</th>
<th>LICENSE NUMBER</th>
<th>ISSUE DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1. HAS THE APPLICANT EVER BEEN NOTIFIED OR REQUESTED TO APPEAR BEFORE ANY LICENSING OR DISCIPLINARY AUTHORITY IN YOUR STATE? IF YES, ATTACH DETAILS.

   YES   NO
   □     □

2. HAS THE APPLICANT EVER BEEN THE SUBJECT OF COMPLAINTS OR CHARGES RECEIVED BY A DISCIPLINARY AUTHORITY IN YOUR STATE? IF YES, ATTACH DETAILS.

   YES   NO
   □     □

3. HAS THE APPLICANT EVER BEEN WARNED, CENSURED OR DISCIPLINED IN ANY MANNER BY A LICENSING OR DISCIPLINARY AUTHORITY IN YOUR STATE? IF YES, ATTACH DETAILS.

   YES   NO
   □     □

4. HAS ANY APPLICATION FOR INITIAL LICENSURE OR REINSTATEMENT EVER BEEN DENIED? IF YES, ATTACH DETAILS.

   YES   NO
   □     □

COMMENTS, IF ANY

____________________________________________________________________
____________________________________________________________________
____________________________________________________________________

BOARD SEAL  SIGNATURE AND TITLE  DATE

STATES BOARD

MO 419-0420 (8-92)
4 CSR 150-7.120 Registration Renewal

PURPOSE: This rule provides information to physician assistants registered in Missouri regarding renewal of registration.

(1) The registration renewal fee shall be an appropriate fee established by the board. Each applicant shall register with the board on a form furnished by the board, before January 31 of the year the registration is due for renewal.

(2) The failure to mail the application for or the failure to receive the renewal application form does not relieve any registrant of the duty to renew the registration and pay the renewal fee, nor shall it exempt any registrant from the penalties provided in sections 334.735 to 334.748, RSMo for failure to renew.

(3) Renewal forms postmarked by the post office February 1 or after will be considered delinquent, however, should January 31 fall on a Saturday, Sunday or legal holiday, renewal forms postmarked by the post office on the next business day will not be considered delinquent.


4 CSR 150-7.125 Late Registration and Reinstatement Applicants

PURPOSE: This rule provides information to physician assistants registered in Missouri regarding penalty of not renewing.

(1) Whenever a registered physician assistant fails to renew his/her registration before the registration expiration date, his/her application for renewal of registration shall be denied unless it is accompanied by all fees required by statute and rule, together with a statement of all addresses where s/he has practiced and resided since the expiration of his/her last period of registration, the nature of his/her practice since expiration and whether, since expiration, any registration or right of his/her to practice in any other state or country has been suspended or revoked; whether s/he has been the subject of any disciplinary action by any licensing agency of any state or country or by any professional organization or society; whether s/he has been charged or convicted of any crime in any court of any state or country; whether s/he has been addicted to a drug habit or has been guilty of any unprofessional or dishonorable conduct as defined by section 334.100, RSMo; and all details pertaining to all those occurrences. This statement shall be completed upon forms provided by the board and shall be made by the applicant under oath.

(2) No application will be considered unless fully and completely made out on the specified form and properly attested.

(3) All applicants must provide, on the application form, a recent unmounted photograph, in size no larger than three and one-half inches by five inches (3 1/2” × 5”).

(4) All applications shall be sent to the Missouri State Board of Registration for the Healing Arts, P.O. Box 4, Jefferson City, MO 65102.

(5) All applicants shall submit the renewal fee along with the delinquent fee established by the board. This fee shall be submitted in the form of a cashier’s check or money order drawn on a United States bank made payable to the Missouri Board of Healing Arts. Personal checks will not be accepted.

(6) All applicants shall have verification of licensure, registration and/or certification submitted from every state and/or country in which the applicants have ever held privileges to practice. This verification must be submitted directly from the licensing agency and include the type of license, registration or certification, the issue and expiration date, and information concerning any disciplinary or investigative actions.

(7) All applicants shall have verification of active certification submitted to the board directly from the National Commission on Certification of Physician Assistants.

(8) All applicants shall, upon a form provided by the board, designate any and all physicians who will serve as their supervising physician.

(9) Applicants whose registration has been revoked, suspended or inactive for more than two (2) years shall submit any other documentation requested by the board necessary to verify that the registrant is competent to practice and is knowledgeable of current medical techniques, procedures and treatments, as evidenced by continuing education hours, reexamination, or other applicable documentation acceptable and approved by the board pursuant to the provisions of section 334.100.6, RSMo.

(10) The board may require an applicant to make a personal appearance before the board and/or commission prior to rendering a final decision regarding registration renewal/reinstatement.

4 CSR 150-7.122 Supervision, Name and Address Change Requirements, Retirement Affidavits

PURPOSE: This rule provides the requirements and time frames registrants must follow in reporting a change in supervision, name and/or address change, or to document retirement from practice.

(1) Registrants who have a change of physician supervision, for any reason, must submit written notification and the required form to the board within fifteen (15) days of such occurrence.

(2) Registrants must submit written notification of any address change to the board within fifteen (15) days of such occurrence.

(3) Registrants whose name has changed since registration was issued must submit a copy of the legal document verifying the name change to the board, within fifteen (15) days of such occurrence.

(4) Registrants who retire from practice as a physician assistant shall file an affidavit, on a form furnished by the board, stating the date of retirement. The registrant shall submit any other documentation requested by the board to verify retirement. Registrants who reengage in practice as a physician assistant after submitting an affidavit of retirement shall reapply for registration as required in sections 334.735 and 334.748, RSMo and pursuant to the provisions of 4 CSR 150-7.125.


(11) An applicant may withdraw his/her application for registration anytime prior to the board’s vote on the applicant’s candidacy for registration renewal/reinstatement.


4 CSR 150-7.130 Endorsement of Registered Physician Assistant
(Rescinded July 30, 1997)


4 CSR 150-7.135 Physician Assistant Supervision Agreements

PURPOSE: This rule defines the terms used throughout this chapter as applicable to physician assistants, specifies the requirements for supervision agreements and practice of a physician assistant pursuant to a supervision agreement.

(1) As used in this rule, unless specifically provided otherwise, the term—

(A) Supervising physician—shall mean a physician so designated pursuant to 4 CSR 150-7.100(4) who holds a permanent license to practice medicine in the state of Missouri and who is actively engaged in the practice of medicine, except that this shall not include physicians who hold a limited license pursuant to section 334.112, RSMo, or a temporary license pursuant to section 334.045 or 334.046, RSMo, or physicians who have retired from the practice of medicine. A physician meeting these requirements but not so designated may serve as a supervising physician, upon signing a physician assistant supervision agreement for times not to exceed fifteen (15) days, when the supervising physician is unavailable if so specified in the physician assistant supervision agreement;

(B) Physician assistant supervision agreements—refers to written agreements, jointly agreed upon protocols, or standing orders between a supervising physician and a licensed physician assistant which provide for the delegation of health care services from a supervising physician to a licensed physician assistant and the review of such services;

(C) Consultation—shall mean the process of seeking a supervising physician’s input and guidance regarding patient care including, but not limited to, the methods specified in the physician assistant supervision agreement;

(D) Assistance—shall mean participation by a supervising physician in patient care; and

(E) Intervention—refers to the direct management of a patient’s care by a supervising physician.

(2) No physician assistant shall practice pursuant to the provisions of sections 334.735 through 334.748, RSMo or to the provisions of this rule unless licensed and pursuant to a written physician assistant supervision agreement.

(3) A supervising physician as designated pursuant to 4 CSR 150-7.100(4) or otherwise in the physician assistant supervision agreement shall at all times be immediately available to the licensed physician assistant for consultation, assistance, and intervention within the same office facility unless making follow-up patient examinations in hospitals, nursing homes and correctional facilities pursuant to section 334.735.9, RSMo or unless practicing under federal law. No physician assistant shall practice without physician supervision or in any location where a supervising physician is not immediately available for consultation, assistance and intervention, except in an emergency situation, pursuant to federal law, or as provided in section 334.735.9, RSMo.

(4) A physician assistant shall be limited to making follow-up patient examinations in hospitals, nursing homes and correctional facilities where the supervising physician as designated pursuant to 4 CSR 150-7.100(4) or otherwise in the physician assistant supervision agreement, is no further than thirty (30) miles by road, using the most direct route available, or in any other fashion so distant as to create an impediment to effective intervention, supervision of patient care or adequate review of services. Physician assistants practicing in federally designated health professional shortage areas (HPSAs), shall be limited to practice locations where the supervising physician as designated pursuant to 4 CSR 150-7.100(4) or otherwise in the physician assistant supervision agreement, is no further than fifty (50) miles by road, using the most direct route available.

(5) No physician may be designated to serve as supervising physician for more than three (3) full-time equivalent licensed physician assistants. This limitation shall not apply to physician assistant supervision agreements of hospital employees providing in-patient care services in hospitals as defined in Chapter 197, RSMo.

(6) Upon entering into a physician assistant supervision agreement, the supervising physician shall be familiar with the level of skill, training and the competence of the licensed physician assistant whom the physician will be supervising. The provisions contained in the physician assistant supervision agreement between the licensed physician assistant and the supervising physician shall be within the scope of practice of the licensed physician assistant and consistent with the licensed physician assistant’s skill, training and competence.

(7) A licensed physician assistant practicing pursuant to a physician assistant supervision agreement shall work in the same office facility as the supervising physician except as provided in section 334.735(9), RSMo.

(8) The delegated health care services provided for in the physician assistant supervision agreement shall be consistent with the scopes of practice of both the supervising physician and licensed physician assistant including, but not limited to, any restrictions placed upon the supervising physician’s practice or license.

(9) The physician assistant supervision agreement between a supervising physician and a licensed physician assistant shall—

(A) Include consultation, transportation and referral procedures for patients needing emergency care or care beyond the scope of practice of the licensed physician assistant if the licensed physician assistant practices in a setting where a supervising physician is not continuously present;

(B) Include the method and frequency of review of the licensed physician assistant’s practice activities;

(C) Be reviewed at least annually and revised as the supervising physician and licensed physician assistant deem necessary;

(D) Be maintained by the supervising physician and licensed physician assistant for...
(10) It is the responsibility of the supervising physician to determine and document the completion of at least a one (1)-month period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before making follow-up visits in hospitals, nursing homes and correctional facilities.

(11) It is the responsibility of the supervising physician and licensed physician assistant to jointly review and document the work, records, and practice activities of the licensed physician assistant at least once every two (2) weeks. For nursing home practice, such review shall occur at least once a month. The supervising physician and the licensed physician assistant shall conduct this review at the site of service except in extraordinary circumstances which shall be documented. The documentation of this review shall be available to the Board of Registration for the Healing Arts for review upon request.

(12) If any provisions of these rules are deemed by the appropriate federal or state authority to be inconsistent with guidelines for federally funded clinics, individual provisions of these rules shall be considered severable and supervising physicians and licensed physician assistants practicing in such clinics shall follow the provisions of such federal guidelines in these instances. However, the remainder of the provisions of these rules not so affected shall remain in full force and effect for such practitioners.


Rule Action Notice: On July 16, 1999, the Cole County Circuit Court, Case No. CV98-196CC, ordered that the definition of “same office facility” set forth in 4 CSR 150-7.135(1)(F) be terminated from the rule as being promulgated without statutory rulemaking authority. The Court further ordered the suspension of the following sections of the rule: the portion of subsection (1)(E) which states “either personally or via telecommunications”; the portion of section (3) which states “either personally or via telecommunications”; the portion of section (4) which states "A physician assistant shall be limited to practice locations where the supervising physician as designated pursuant to 4 CSR 150-7.100(4) or otherwise in the physician assistant supervision agreement, is no further than thirty (30) miles by road, using the most direct route available, or in any other fashion so distanced as to create an impediment to effective intervention, supervision of patient care or adequate review of services.”; the portion of section (7) which states “as defined in subsection (4)(F)”; and section (10) in its entirety. The Judgment and Order of the Court was entered on July 6, 1999. The Court provided that the effective date of the voiding of 4 CSR 150-7.135(1)(F), and the suspension of portions of 4 CSR 150-7.135(1)(E), (3), (4), (7), and 4 CSR 150-7.135(10) shall be fifteen (15) days from the entry of the Court Order. After July 21, 1999, 4 CSR 150-7.135(1)(F) shall be terminated and of no further force and effect and portions of 4 CSR 150-7.135(1)(E), (3), (4), (7), and section (10) in its entirety shall be suspended until modified through the rule-making process. No appeal is taken.

4 CSR 150-7.140 Grounds for Discipline, Procedures

PURPOSE: This rule provides information regarding the requirements for professional conduct as referenced in section 334.100, RSMo and the Code of Ethics of the American Academy of Physician Assistants.

PUBLISHER’S NOTE: The publication of the full text of the material that the adopting agency has incorporated by reference in this rule would be unduly cumbersome or expensive. Therefore, the full text of that material will be made available to any interested person at both the Office of the Secretary of State and the office of the adopting agency, pursuant to section 536.031.4, RSMo. Such material will be provided at the cost established by state law.

(1) The board may refuse to issue or renew any physician assistant registration required pursuant to this chapter for one (1) or any combination of causes stated in section (2) of this rule. The board shall notify the physician assistant in writing of the reasons for the refusal and shall advise the physician assistant of their right to file a complaint with the Administrative Hearing Commission as provided by Chapter 621, RSMo.

(2) The board may cause a complaint to be filed with the Administrative Hearing Commission as provided by Chapter 621, RSMo, against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered a certificate of registration or authority, permit or license for any one (1) or any combination of the following causes:

(A) Use of any controlled substance, as defined in Chapter 195, RSMo, or alcoholic beverage to an extent that such use impairs a person’s ability to perform the work of any profession licensed or regulated by this chapter;

(B) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(C) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;

(D) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct or unprofessional conduct in the performance of the functions or duties of any profession licensed or regulated by this chapter, including, but not limited to the following:

1. Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation; willfully and continually overcharging or overtreating patients; or charging for services which did not occur unless the services were contracted for in advance, or for services which were not rendered or documented in the patient’s records;

2. Attempting, directly or indirectly, by way of intimidation, coercion or deception, to obtain or retain a patient or discourage the use of a second opinion or consultation;

3. Willfully and continually performing inappropriate or unnecessary treatment, diagnostic tests or medical or surgical services;
4. Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience, licensure, registration or certification to perform them;

5. Misrepresenting that any disease, ailment or infirmity can be cured by a method, procedure, treatment, medicine or device;

6. Performing or prescribing medical services which have been declared by board rule to be of no medical or osteopathic value;

7. Final disciplinary action by any professional physician assistant association or society or licensed hospital or medical staff of such hospital in this or any other state or territory, whether agreed to voluntarily or not, and including, but not limited to, any removal, suspension, limitation, or restriction of his/her registration, license or staff or hospital privileges, failure to renew such privileges of registration or license for cause, or other final disciplinary action, if the action was in any way related to unprofessional conduct, professional incompetence, malpractice or any other violation of any provision of this chapter;

8. Signing a blank prescription form; or dispensing, prescribing, administering or otherwise distributing any drug, controlled substance or other treatment without sufficient examination, or for other than medically accepted therapeutic or experimental or investigatory purposes duly authorized by a state or federal agency, or not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity or disease, except as authorized in section 334.104, RSMo;

9. Exercising influence with a physician assistant-patient relationship for purposes of engaging a patient in sexual activity;

10. Terminating the medical care of a patient without adequate notice or without making other arrangements for the continued care of the patient;

11. Failing to furnish details of a patient’s medical records to other treating physician assistants, physicians or hospitals upon proper request; or failing to comply with any other law relating to medical records;

12. Failure of any physician assistant or applicant, other than the physician assistant subject of the investigation, to cooperate with the board during any investigation;

13. Failure to comply with any subpoena duces tecum from the board or an order of the board;

14. Failure to timely pay registration renewal fees specified in this chapter;

15. Violating a probation agreement with this board or any other licensing or regulatory agency;

16. Failing to inform the board of the physician assistant’s current residence and business address;

17. Advertising by an applicant or registered physician assistant which is false or misleading, or which violates any rule of the board, or which claims without substantiation that the positive cure of any disease, or professional superiority to or greater skill than that possessed by any other physician assistant. An applicant or registered physician assistant shall also be in violation of this provision if s/he has a financial interest in any organization, corporation or association which issues or conducts such advertising;

18. Violation of one (1) or any combination of the standards listed in the American Academy of Physician Assistants’ Code of Ethics. The board adopts and incorporates by reference the American Academy of Physician Assistants’ Code of Ethics. A copy of the American Academy of Physician Assistants’ Code of Ethics is retained at the office of the board and is available to any interested person, upon written request, at a cost not to exceed the actual cost of reproduction; and

19. Loss of national certification, for any reason, shall result in the termination of registration;

(E) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health of a patient or the public; or incompetency, gross negligence or repeated negligence in the performance of the functions or duties of any profession licensed or regulated by this chapter. For the purposes of this subsection, “repeated negligence” means the failure, on more than one (1) occasion, to use that degree of skill and learning ordinarily used under the same or similar circumstances by the member of the applicant’s, registrant’s or licensee’s profession;

(F) Violation of, or attempting to violate, directly or indirectly, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;

(G) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his/her certificate of registration or authority, permit, license or diploma from any school;

(H) Revocation, suspension, restriction, modification, limitation, reprimand, warning, censure, probation or other final disciplinary action against the holder of or applicant for registration or other right to practice any profession regulated by this chapter by another state, territory, federal agency or country, whether or not voluntarily agreed to by the physician assistant or applicant, including, but not limited to, the denial of licensure or registration, surrender of the license or registration, allowing physician assistant license or registration to expire or lapse, or discontinuing or limiting the practice of the physician assistant while subject to an investigation or while actually under investigation by any licensing authority, medical facility, branch of the armed forces of the United States of America, insurance company, court, agency of the state or federal government, or employer;

(I) A person is finally adjudged incapacitated or disabled by a court of competent jurisdiction;

(J) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice under this chapter, or knowingly performing any act which in any way aids, assists, procures, advises, or encourages any person to practice who is not registered and currently eligible to practice under this chapter;

(K) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;

(L) Failure to display a valid certificate or registration as required by this chapter;

(M) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;

(N) Knowingly making, or causing to be made, or aiding, or abetting in the making of, a false statement in any birth, death or other certificate or document executed in connection with the practice of his/her profession;

(O) Soliciting patronage in person or by agents or representatives, or by any other means or manner, under his/her own name or under the name of another person or concern, actual or pretended, in such a manner as to confuse, deceive, or mislead the public as to the need or necessity for or appropriateness of health care services for all patients, or the qualifications of an individual person(s) to diagnose, render or perform health care services;

(P) Using, or permitting the use of, his/her name under the designation of “physician assistant,” “registered physician assistant,” “physician assistant-certified,” or any similar designation with reference to the commercial exploitation or product endorsement of any goods, wares or merchandise;

(Q) Knowingly making, or causing to be made, a false statement or misrepresentation of a material fact, with intent to defraud, for payment under the provisions of Chapter 208,
Chapter 7—Physician Assistants

4 CSR 150-7

RSMo, or Chapter 630, RSMo, or for payment from Title XVIII or Title XIX of the federal Medicare program;

(R) Failure or refusal to properly guard against contagious, infectious or communicable diseases or the spread thereof; maintaining an unsanitary office or performing professional services under unsanitary conditions; or failure to report the existence of an unsanitary condition in the office of a physician or in any health care facility to the board, in writing, within thirty (30) days after the discovery thereof;

(S) Any person licensed to practice as a physician assistant, requiring, as condition of the physician assistant-patient relationship, that the patient receive prescribed drugs, devices or other professional services directly from facilities of that physician assistant’s office or other entities under the supervising physician’s or physician assistant’s ownership or control. A physician assistant shall provide the patient with a prescription which may be taken to the facility selected by the patient;

(T) A pattern of personal use or consumption of any controlled substance unless it is prescribed, dispensed or administered by a physician who is authorized by law to do so;

(U) Practicing outside the scope of practice of the physician assistant as referenced in the physician assistants’ supervision agreement;

(V) For a physician assistant to operate, conduct, manage, practice or establish an abortion facility, or for a physician assistant to perform an abortion in an abortion facility, if such facility comes under the definition of an ambulatory surgical center pursuant to sections 197.200 to 197.240, RSMo, and such facility has failed to obtain or renew a license as an ambulatory surgical center; and

(W) Being unable to practice as a physician assistant or with a specialty with reasonable skill and safety to patients by reasons of medical or osteopathic incompetency, or because of illness, drunkenness, excessive use of drugs, narcotics, chemicals, or as a result of any mental or physical condition.

1. In enforcing this paragraph the board shall, after a hearing by the board, upon a finding of probable cause, require a physician assistant to submit to a reexamination for the purpose of establishing his/her competency to practice as a physician assistant or with a specialty conducted in accordance with rules adopted for this purpose by the board, including rules to allow the examination of the pattern and practice of said physician assistant’s professional conduct, or to submit to a mental or physical examination or combination thereof by at least three (3) physician assistants, one (1) selected by the physician assistant compelled to take the examination, one (1) selected by the board, and one (1) selected by the two (2) physician assistants so selected who are graduates of a professional school approved and accredited by the Commission for the Accreditation of Allied Health Education Programs and has active certification by the National Commission on Certification of Physician Assistants.

2. For the purpose of this paragraph, every physician assistant registered under this chapter is deemed to have consented to submit to a mental or physical examination when directed in writing by the board and further to have waived all objections to the admissibility of the examining physician’s testimony or examination reports on the ground that same is privileged.

3. In addition to ordering a physical or mental examination to determine competency, the board may, notwithstanding any other law limiting access to medical or other health data, obtain medical data and health records relating to a physician assistant or applicant without the physician assistant’s or applicant’s consent.

4. Written notice of the reexamination or the physical or mental examination shall be sent to the physician assistant, by registered mail, addressed to the physician assistant at his/her last known address. Failure of a physician assistant to designate an examining physician to the board or failure to submit to the examination when directed shall constitute an admission of the allegations against him/her, in which case the board may enter a final order without the presentation of evidence, unless the failure was due to circumstances beyond his/her control. A physician assistant’s right to practice has been affected under this paragraph shall, at reasonable intervals, be afforded an opportunity to demonstrate that s/he can resume competent practice as a physician assistant with reasonable skill and safety to patients.

5. In any proceeding under this paragraph neither the record of proceedings nor the orders entered by the board shall be used against a physician assistant in any other proceeding. Proceedings under this paragraph shall be conducted by the board without the filing of a complaint with the administrative hearing commission.

6. When the board finds any person unqualified because of any of the grounds set forth in this paragraph, it may enter an order imposing one (1) or more of the disciplinary measures set forth in section (4) of this rule.

(3) After the filing of such complaint, before the Administrative Hearing Commission, the proceedings shall be conducted in accordance with the provisions of Chapter 621, RSMo. Upon a finding by the Administrative Hearing Commission that the grounds, provided in section (2) of this rule, for disciplinary action are met, the board may, singly or in combination, warn, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed ten (10) years, or may suspend registration, license, certificate or permit for a period not to exceed ten (10) years, or restrict or limit his/her registration license, certificate or permit for an indefinite period of time, or revoke his/her registration, license, certificate, or permit for an indefinite period of time, or revoke his/her registration, license, certificate, or permit, or administer a public or private reprimand, or deny his/her application for registration, or permanently withhold issuance of registration or require the physician assistant to submit to the care, counseling or treatment of physicians designated by the board at the expense of the individual to be examined, or require the physician assistant to attend such continuing educational courses and pass such examinations as the board may direct.

(4) In any order of revocation, the board may provide that the person may not apply for reinstatement of registration for a period of time ranging from two to seven (2–7) years following the date of the order of revocation. All stay orders shall toll this time period.

(5) Before restoring to good standing a registration, license, certificate or permit issued under this chapter which has been in a revoked, suspended or inactive state for any cause for more than two (2) years, the board may require the applicant to attend such continuing education courses and pass such examinations as the board may direct.

(6) In any investigation, hearing or proceeding to determine a registered physician assistant’s or applicant’s fitness to practice, any record relating to any patient of the registered physician assistant or applicant shall be discoverable by the board and admissible into evidence, regardless of any statutory or common law privilege which such registrant, applicant, record custodian or patient might otherwise invoke. In addition, no such registered physician assistant, applicant, or record custodian may withhold records or testimony bearing upon a registrant’s or applicant’s fitness to practice on the ground of privilege between such physician assistant registrant, applicant or record custodian and a patient.

Appendix A

Code of Ethics of The Physician Assistant Profession

The American Academy of Physician Assistants recognizes its responsibility to aid the profession in maintaining high standards in the provision of quality and accessible health care services. The following principles delineate the standards governing the conduct of physician assistants in their professional interactions with patients, colleagues, other health professionals and the general public. Realizing that no code can encompass all ethical responsibilities of the physician assistant, this enumeration of obligations in the Code of Ethics is not comprehensive and does not constitute a denial of the existence of other obligations, equally imperative, though not specifically mentioned.

Physician Assistants shall be committed to providing competent medical care, assuming as their primary responsibility the health, safety, welfare and dignity of all humans.

Physician Assistants shall extend to each patient the full measure of their ability as dedicated, empathetic health care providers and shall assume responsibility for the skillful and proficient transactions of their professional duties.

Physician Assistants shall deliver health care services to health consumers without regard to sex, age, race, creed, socio-economic and political status.

Physician Assistants shall adhere to all state and federal laws governing informed consent concerning the patient’s health care.

Physician Assistants shall seek consultation with their supervising physician, other health providers, or qualified professionals having special skills, knowledge or experience whenever the welfare of the patient will be safeguarded or advanced by such consultation. Supervision should include ongoing communication between the physician and the physician assistant regarding the care of all patients.

Physician Assistants shall take personal responsibility for being familiar with and adhering to all federal/state laws applicable to the practice of their profession.

Physician Assistants shall provide only those services for which they are qualified via education and/or experiences and by pertinent legal regulatory process.

Physician Assistants shall not misrepresent in any manner, either directly or indirectly, their skills, training, professional credentials, identity, or services.

Physician Assistants shall uphold the doctrine of confidentiality regarding privileged patient information, unless required to release such information by law or such information becomes necessary to protect the welfare of the patient or the community.

Physician Assistants shall strive to maintain and increase the quality of individual health care service through individual study and continuing education.

Physician Assistants shall have the duty to respect the law, to uphold the dignity of the physician assistant profession and to accept its ethical principles. The physician assistant shall not participate in or conceal any activity that will bring discredit or dishonor to the physician assistant profession and shall expose, without fear or favor, any illegal or unethical conduct in the medical profession.

Physician Assistants, ever cognizant of the needs of the community, shall use the knowledge and experience acquired as professionals to contribute to an improved community.

Physician Assistants shall place service before material gain and must carefully safeguard against conflicts of professional interest.

Physician Assistants shall strive to maintain a spirit of cooperation with their professional organizations and the general public.

Rebecca McDowell Cook    (1/30/00)  
Secretary of State  
CODE OF STATE REGULATIONS  
15
4 CSR 150-7.150 Reinstatement of Registration
(Rescinded July 30, 1997)


4 CSR 150-7.160 Supervision
(Rescinded July 30, 1997)


4 CSR 150-7.200 Fees

PURPOSE: This rule establishes the various fees which the State Board of Registration for the Healing Arts is authorized to collect in administering Chapter 334, RSMo. Under the provisions of Chapter 334, RSMo, the board is directed to set by rule the amount of the fees which Chapter 334, RSMo authorizes not to exceed the cost and expense of administering that chapter.

(1) The following fees are established by the Missouri State Board of Registration for the Healing Arts in conjunction with the director of the Division of Professional Registration:
(A) Registration Application Fee $195.00
(B) Renewal Fee $ 50.00
(C) Late Renewal Fee $ 25.00
(D) Reinstatement Fee $ 75.00
(E) Temporary Registration Fee $ 50.00
(F) Temporary Registration Renewal Fee $ 50.00.

(2) All fees are nonrefundable.

(3) The provisions of this rule are declared severable. If any fee fixed by this rule is held invalid by a court of competent jurisdiction or by the Administrative Hearing Commission, the remaining provisions of this rule shall remain in full force and effect, unless otherwise determined by a court of competent jurisdiction or by the Administrative Hearing Commission.