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## House of Representatives commonwealth of Pennsylvania harrisburg

April 17, 2003

## COMMITTEES

PROFESSIONAL LICENSURE, MAJORITY CHAIRMAN LIQUOR CONTROL FIREFIGHTERS' CAUCUS, COCHAIRMAN EMERITUS

John R. McGinley, Jr., Chairman Independent Regulatory Review Commission 14th Floor, Harristown 2 333 Market Street Harrisburg, PA 17101

Dear Chairman McGinley:

I am writing to inform you that the House Professional Licensure Committee held a meeting on April 15, 2003.

The Committee voted to approve Regulation 16A-529, State Board of Optometry; and Regulation 16A-7013, State Board of Certified Real Estate Appraisers.

The Committee voted to take no formal action on Regulation 16A-417, State Architects Licensure Board, until final form regulations are promulgated.

The Committee voted to take no formal action on Regulation 16A-528, State Board of Optometry, until final form regulations are promulgated, however, the Committee submits the following comments:

1. In promulgating the proposed definitions for Sec. 23.1, the Board references Sec. 3(a)(2.1) of the Optometric Practice and Licensure Act which gives the Board the authority "to determine, in accordance with optometric education, training, professional competence and skill, the means and methods for the examination, diagnosis and treatment of conditions of the visual system. However, the means and methods proposed by the Board make no reference to the appropriate optometric education. training, professional competence and skill required to perform these services, but would authorize any licensee of the Board to perform these services, regardless of his or her level of education and training. At least some of the services listed by the Board would appear to be "cutting edge," and although perhaps within the expertise of more recently educated and trained licensees, but perhaps not within the expertise of licensees who received their education prior to the time these services have come to be employed within the optometric field. Additionally, the Committee notes that at a public hearing held on July 12, 2001, to review the draft version of the regulations, there was considerable testimony to the effect that many of the listed services were not appropriate for optometric practice. The Committee requests a detailed explanation of the training of optometrists in order to perform the 14 services listed in the proposed regulations, as well as an explanation as to how long each service has been part of optometric practice. Additionally, the Committee requests information as to the extent

John R. McGinley, Jr., Chairman Page 2 April 17, 2003

these services are considered to be within the scope of optometric practice in other states.

- 2. Proposed Sec. 23.1(3) would appear to authorize optometric offices as facilities in which anesthesia may be administered.
- 3. Proposed Sec. 23.1(8) would appear to limit low vision rehabilitation exclusively to the practice of optometry. The Committee fears this would have a negative impact on unlicensed individuals who are appropriately engaged in the practice of low vision rehabilitation.
- 4. The Committee notes the comments submitted by the Pennsylvania Medical Society (PMS) regarding proposed Sec. 23.1(6). PMS recommends that the use of lasers be limited to diagnostic imaging purposes.
- 5. The Committee notes the comments of the PMS regarding proposed Sec. 23.1(9). PMS recommends that the section be deleted or at least modified to include only diagnostic and non-surgical treatment of the lacrimal system.
- 6. The Committee notes the comments submitted by the PMS regarding proposed Sec. 23.1(14). The Committee questions why the practice of optometry should include all levels of evaluation and management services, and not just those levels of evaluation and management services pertaining to the visual system.

In addition, the Committee voted to take no formal action on Regulation 16A-605, State Board of Vehicle Manufacturers, Dealers and Salespersons, until final form regulations are promulgated, however, the Committee submits the following comments:

- 1. The Committee questions the placement of the proposed regulation in the "General Provisions" section of the Board's regulations. The Committee suggests that since the subject matter of the proposed regulation involves dealerships, the "Dealership License" section would be more appropriate.
- 2. The Committee questions the Board's authority to promulgate proposed Sec. 19.5c. The display of a single vehicle constitutes advertising, an activity that is included in the definition of "buying, selling or exchanging" set forth in the Board of Vehicles Act. Except for limited circumstances set forth in the Act, the selling of a vehicle must occur on the dealer's business premises. Does the Board have the authority to create an exemption for one-vehicle displays?
- 3. The Committee suggests that should the Board have the authority to promulgate Sec. 19.5c, then it should include a provision to require the dealer to place a sign at the display location, indicating that the vehicle is for display only, that transactions or sales discussions cannot occur at the site, and referring the public to the relevant dealer.

Finally, the Committee voted to take no formal action on Regulation 16A-659, State Board of Physical Therapy, until final form regulations are promulgated, however, the Committee submits the following comments:

1. Sec. 40.11 would be amended to require applicants for licensure by examination, within 6 months of the effective date of the regulation, to have graduated from a physical therapy program accredited by CAPTE. The Board indicates that some physical therapy programs in Pennsylvania are in the process of obtaining CAPTE accreditation. Accordingly, is a 6-month grandfathering period a sufficient amount of time for applicants currently enrolled in programs that have not yet received CAPTE accreditation?

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- 2. Regarding proposed Sec. 40.51(b), the Committee questions whether the Board has the authority to identify the "transdermal administration of drugs" as properly with the scope of physical therapy practice. Additionally, the section would require any unused medications to be disposed of by the physical therapist or returned to the patient. In that case, why is there a reference to the proper storage of drugs?
- 3. The Board indicates that it considered but decided not to include language prohibiting the delegation of "wound care" to physical therapy assistants. The Committee questions whether the Board considers wound care to be a properly delegable service to be performed by physical therapy assistants. The Committee requests a detailed explanation as to the education and training of physical therapy assistants, and particularly as it pertains to physical therapy assistant qualifications to provide wound care.
- 4. The Committee questions why the work "district" was deleted from Sec. 40.16(a)(1) when the District of Columbia is referred to in that section.
- 5. Regarding Sec. 40.11(2), is the requirement of 120 semester hours a requirement of CAPTE, and if so, are all Pennsylvania physical therapy educational programs awarding a 120-semester hour degree? Additionally, should this section not refer to "applicants" rather than "physical therapists?"
- 6. Are the services listed in proposed Sec. 40.53(e) duplicative of some of the services listed in current Sec. 40.53(a)?

Please feel free to contact my office if any questions should arise.

Sincerely,

Mario J. Civera, Chairman

House Professional Licensure Committee

MJC/sms Enclosures

cc: Steven J

Steven J. Reto, O.D., Chairperson

State Board of Optometry

George D. Sinclair, Chairman

State Board of Certified Real Estate Appraisers

Ann Shepard Houston, RA, President

State Architects Licensure Board

Edward J. Cernic, Jr., Chairperson

State Board of Vehicle Manufacturers, Dealers and Salespersons

James J. Irrgang, Chairperson

State Board of Physical Therapy

The Honorable Pedro A. Cortes

Acting Secretary of the Commonwealth



## Regulation 16A-659

## **State Board of Physical Therapy**

**PROPOSAL:** Regulation 16A-659 amends 49 PA Code, Chapter 40, regulations of the State Board of Physical Therapy. The amendment makes general revisions to the Boards regulations, which the Board states have not been significantly amended since the mid-1980s.

The proposed Rulemaking was published in the Pennsylvania Bulletin on March 1, 2003

ANALYSIS: Sections 40.4(2) and (4) would be amended to indicate that licenses will be issued to applicants who are "educated" rather than "trained". Sec. 40.4(5) would be added to clarify that foreign educated applicants who hold a valid license by examination in another U.S. state or territory are eligible for licensure by endorsement so long as the requirements for licensure are substantially equivalent to the requirements in Pennsylvania.

Sec. 40.11 would be amended to provide that within six months of the effective date of the amendments, applicants for the licensure examination must have graduated from a physical therapy program accredited by the Commission on accreditation in Physical Therapy Education (CAPTE). Applicants must hold a baccalaureate degree consisting of at least 120 semester hours. Secs. 40.15c and (d) would be deleted in that the Board has switched to computer based testing.

Sec. 40.16, pertaining to licensure by endorsement, would be amended to clarify that subsection (a) applies to applicants who are educated in another U.S. state or territory, and that subsection (b) applies to applicants who are educated in a foreign country. Foreign educated applicants must be authorized to practice physical therapy in the country where their education took place, and hold a license by examination in another U.S. state or territory.

Sec. 40.17 sets forth the requirements to be met by foreign-educated physical therapists who apply to take the Pennsylvania licensure exam. These applicants must provide proof of legal authorization to seek employment in the U.S., and complete 60 hours of professional education in specified areas. Sec. 40.18, pertaining to approval of physical therapy schools, would be deleted in that the Board has designated schools accredited by CAPTE as approved. Sec. 40.21, which provides for temporary licenses for applicants for licensure by endorsement, would be deleted in that the endorsement process is quick enough that a temporary license is not necessary. Sec. 40.24 would be deleted in that the Board is not statutorily authorized to renew temporary permits.

Sec. 40.51(b) would be amended to provide that a physical therapist may perform transdermal administration of drugs through the use of modalities such as ultrasound and electrical stimulation. Sec. 40.52(12) would be added to provide that failing to maintain adequate patient records would constitute unprofessional conduct.

Sec. 40.53 sets forth a list of activities that may not be delegated to physical therapist assistants or supportive personnel. "Mobilization" would be specifically identified as a non-delegable activity. Additionally, physical therapists would be prohibited from delegating the performance of consultations, initial evaluations, reevaluations, discharge summaries and the interpretation of resulting data collected. "Screening" activities to determine the need for primary, secondary or tertiary services; further examination or intervention; consultation by a physical therapist; or referral to another health care practitioner would also be non-delegable.

Secs. 40.161 and 40.162 would be amended to designate CAPTE the recognized accrediting agency for physical therapist assistant educational programs. Sec. 40.164 would be amended to delete the reference as to what constitutes a passing score on the physical therapy assistant licensure examination, since that is set by the third party testing service.

**RECOMMENDATIONS**: It is recommended that the Professional Licensure Committee take no formal action until final form regulations are promulgated, however, the Committee submits the following comments:

- 1. Sec. 40.11 would be amended to require applicants for licensure by examination, within 6 months of the effective date of the regulation, to have graduated from a physical therapy program accredited by CAPTE. The Board indicates that some physical therapy programs in Pennsylvania are in the process of obtaining CAPTE accreditation. Accordingly, is a 6-month grandfathering period a sufficient amount of time for applicants currently enrolled in programs that have not yet received CAPTE accreditation?
- 2. Regarding proposed Sec. 40.51(b), the Committee questions whether the Board has the authority to identify the "transdermal administration of drugs" as properly with the scope of physical therapy practice. Additionally, the section would require any unused medications to be disposed of by the physical therapist or returned to the patient. In that case, why is there a reference to the proper storage of drugs?
- 3. The Board indicates that it considered but decided not to include language prohibiting the delegation of "wound care" to physical therapy assistants. The Committee questions whether the Board considers wound care to be a properly delegable service to be performed by physical therapy assistants. The Committee requests a detailed explanation as to the education and training of physical therapy assistants, and particularly as it pertains to physical therapy assistant qualifications to provide wound care.
- 4. The Committee questions why the work "district" was deleted from Sec. 40.16(a)(1) when the District of Columbia is referred to in that section.
- 5. Regarding Sec. 40.11(2), is the requirement of 120 semester hours a requirement of CAPTE, and if so, are all Pennsylvania physical therapy educational programs awarding a 120-semester hour degree? Additionally, should this section not refer to "applicants" rather than "physical therapists?"
- 6. Are the services listed in proposed Sec. 40.53(e) duplicative of some of the services listed in current Sec. 40.53(a)?

House of Representatives Professional Licensure Committee April 8, 2003