William J. O'Brien III, D.O.*+
Christopher Belletieri, D.O.*+
Elizabeth M. Hibbs, P.A.C.*~
John Pickard, D.O.*+
Brian Walsh, D.O.*+
Beverly Dorsey-Funk, P.A.C.*
Sandra A. Tiseo, P.A.C.*
Brent M. Nickischer, D.O.*
F. Scott Carlin, D.O.*+
Michael B. Fischer, D.O.*+
Frank J. Perrone, D.O.*

- * Board Certified in Family Practice
- · Board Certified in Internal Medicine
- + Fellow, American Academy of Disability Evaluating Physicians
- Associate, American Academy of Disability Evaluating Physicians

Bristol Family Practice & Medical Center 424 Mill St. at Canal's End Plaza Bristol, PA 19007

Phone (215) 788-2981 Fax (215) 785-0810

Galloway Medical Center

2171 Galloway Road Bensalem, PA 19020 Phone (215) 633-1750 Fax (215) 633-1753

Newtown Family Practice & Medical Center

2950 S. Eagle Road Newtown, PA 18940 Phone (215) 504-9255 Fax (215) 504-9260

Woodbourne Medical Center

447 Woodbourne Road Langhorne, PA 19047 Phone (267) 852-2110 Fax (267) 852-2114

Bustleton Family Practice & Medical Center

9600 Roosevelt Blvd., Suite 202 Philadelphia, PA 19115 Phone (215) 677-9870 Fax (215) 677-0977

South Philly Family Practice & Medical Center

1800 Jackson Street Philadelphia, PA 19145 Phone (215) 271-3600 Fax (215) 271-3669

Bethlehem Family Practice & Medical Center

3400 Bath Pike, Suite 203 Bethlehem, PA 18017 Phone (610) 954-8500 Fax (610) 954-8585

WJO, INC. - Business Office 424 Mill St. at Canal's End Plaza Bristol, PA 19007 Phone (215) 826-8050 Fax (215) 826-8053



Dear Dr. Gallagher,

I am writing in support of the proposed regulations for delegated prescriptive authority for physician assistants under the supervision of osteopathic physicians originally published in the Pennsylvania Bulletin on October 20, 2007. As a physician assistant (PA) working for an Osteopathic Physician (DO), I am limited in my practice due to the lack of prescribing authority. I believe that DO s should have the same ability to delegate prescriptive authority to their physician assistants as their allopathic (MD) colleagues. Physician assistants have been safely prescribing with the supervision of allopathic physicians for years. PA s continue, as always, to work with physician supervision to ensure patient safety. PA s receive the same training whether they will be supervised by a DO or an MD.

Access to care will be improved because PA s who are supervised by DO s will be able to practice to the full extent of their training. PA s will be more valuable to DO s with prescriptive authority, meaning more practices may hire a PA. This will in turn improve access to care by reducing waiting times, increasing appointment availability, and allowing physicians more time to focus on more complicated cases. DO s will be more valuable to patients, hospitals, and practices if they are able to supervise PA s with delegated prescriptive authority.

Each physician will decide whether his/her PA will prescribe (or not) and also what drugs the PA will be permitted to prescribe. The regulations should be worded exactly the same as the allopathic regulations to avoid any confusion in clinical practice.

Pennsylvania is the only state that does not allow PA s supervised by DO s to prescribe medication. If fully support the proposed regulations to allow osteopathic physicians to delegate prescriptive duties to the PA s they supervise.

Sincerely,

Elizabeth Hibbs, PA-C.

