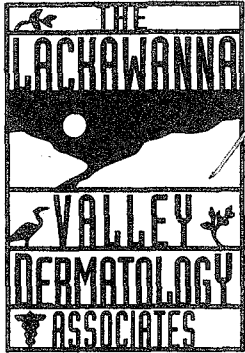


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November 8, 2007

INDEPENDENT REGULATORY  
REVIEW COMMISSION

Charles P. Fasano, D.O.  
Chairman, Osteopathic Board of Medicine  
P.O. Box 2649  
Harrisburg, PA 17105-2649

Dear Dr. Fasano,

This letter is written in support of the proposed changes to the current osteopathic regulations governing prescribing by physician assistants. Thank you for the opportunity of commenting to you about these changes which we strongly feel should be the same as the prescribing regulations pertaining to allopathic physicians.

Our busy dermatology practice employs four allopathic physicians, one osteopathic physician and three physician assistants. The first physician assistant joined our practice nine years ago. The physician assistants are of great benefit in providing services to the many patients entering our practice. In particular, the revisions of the osteopathic prescribing regulations are, in my opinion, very desirable changes that will provide smoother functioning of our office while still providing high quality care to our patients.

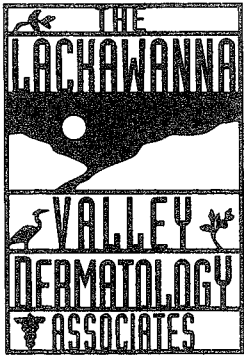
Thank you for your consideration of this issue.

Sincerely,

  
Gregg A. Severs, D.O.

ls

cc: Governor Edward G. Rendell  
Basil L. Merenda



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Sincerely,

Mark A. Marsili, M.D.

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cc: Governor Edward G. Rendell  
Basil L. Merenda