

House _____ Amendment NO. _____

Offered By

1 AMEND House Committee Substitute for Senate Bill No. 951, Page 1, Section A, Line 3, by
2 inserting after all of said section and line the following:

3
4 "9.192. The years of 2018 to 2028 shall hereby be designated as the "Show-Me Freedom
5 from Opioid Addiction Decade"."; and

6
7 Further amend said bill, Page 3, Section 191.227, Line 72, by inserting after all of said section and
8 line the following:

9
10 "191.1145. 1. As used in sections 191.1145 and 191.1146, the following terms shall mean:

11 (1) "Asynchronous store-and-forward transfer", the collection of a patient's relevant health
12 information and the subsequent transmission of that information from an originating site to a health
13 care provider at a distant site without the patient being present;

14 (2) "Clinical staff", any health care provider licensed in this state;

15 (3) "Distant site", a site at which a health care provider is located while providing health
16 care services by means of telemedicine;

17 (4) "Health care provider", as that term is defined in section 376.1350;

18 (5) "Originating site", a site at which a patient is located at the time health care services are
19 provided to him or her by means of telemedicine. For the purposes of asynchronous store-and-
20 forward transfer, originating site shall also mean the location at which the health care provider
21 transfers information to the distant site;

22 (6) "Telehealth" or "telemedicine", the delivery of health care services by means of
23 information and communication technologies which facilitate the assessment, diagnosis,
24 consultation, treatment, education, care management, and self-management of a patient's health care
25 while such patient is at the originating site and the health care provider is at the distant site.
26 Telehealth or telemedicine shall also include the use of asynchronous store-and-forward technology.

27 2. Any licensed health care provider shall be authorized to provide telehealth services if
28 such services are within the scope of practice for which the health care provider is licensed and are
29 provided with the same standard of care as services provided in person. This section shall not be
30 construed to prohibit a health carrier, as defined in section 376.1350, from reimbursing non-clinical
31 staff for services otherwise allowed by law.

32 3. In order to treat patients in this state through the use of telemedicine or telehealth, health
33 care providers shall be fully licensed to practice in this state and shall be subject to regulation by
34 their respective professional boards.

35 4. Nothing in subsection 3 of this section shall apply to:

36 (1) Informal consultation performed by a health care provider licensed in another state,

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1 outside of the context of a contractual relationship, and on an irregular or infrequent basis without
2 the expectation or exchange of direct or indirect compensation;

3 (2) Furnishing of health care services by a health care provider licensed and located in
4 another state in case of an emergency or disaster; provided that, no charge is made for the medical
5 assistance; or

6 (3) Episodic consultation by a health care provider licensed and located in another state who
7 provides such consultation services on request to a physician in this state.

8 5. Nothing in this section shall be construed to alter the scope of practice of any health care
9 provider or to authorize the delivery of health care services in a setting or in a manner not otherwise
10 authorized by the laws of this state.

11 6. No originating site for services or activities provided under this section shall be required
12 to maintain immediate availability of on-site clinical staff during the telehealth services, except as
13 necessary to meet the standard of care for the treatment of the patient's medical condition if such
14 condition is being treated by an eligible health care provider who is not at the originating site, has
15 not previously seen the patient in person in a clinical setting, and is not providing coverage for a
16 health care provider who has an established relationship with the patient.

17 7. Nothing in this section shall be construed to alter any collaborative practice requirement
18 as provided in chapters 334 and 335.

19 208.670. 1. As used in this section, these terms shall have the following meaning:

20 (1) "Consultation", a type of evaluation and management service as defined by the most
21 recent edition of the Current Procedural Terminology published annually by the American Medical
22 Association;

23 (2) "Distant site", the same meaning as such term is defined in section 191.1145;

24 (3) "Originating site", the same meaning as such term is defined in section 191.1145;

25 (4) "Provider", [any provider of medical services and mental health services, including all
26 other medical disciplines] the same meaning as the term "health care provider" is defined in section
27 191.1145, and such provider meets all other MO HealthNet eligibility requirements;

28 [(2)] (5) "Telehealth", the same meaning as such term is defined in section 191.1145.

29 2. ~~[Reimbursement for the use of asynchronous store-and-forward technology in the practice~~
30 ~~of telehealth in the MO HealthNet program shall be allowed for orthopedics, dermatology,~~
31 ~~ophthalmology and optometry, in cases of diabetic retinopathy, burn and wound care, dental services~~
32 ~~which require a diagnosis, and maternal-fetal medicine ultrasounds.~~

33 ~~3. The department of social services, in consultation with the departments of mental health~~
34 ~~and health and senior services, shall promulgate rules governing the practice of telehealth in the MO~~
35 ~~HealthNet program. Such rules shall address, but not be limited to, appropriate standards for the~~
36 ~~use of telehealth, certification of agencies offering telehealth, and payment for services by~~
37 ~~providers. Telehealth providers shall be required to obtain participant consent before telehealth~~
38 ~~services are initiated and to ensure confidentiality of medical information.~~

39 ~~4. Telehealth may be utilized to service individuals who are qualified as MO HealthNet~~
40 ~~participants under Missouri law. Reimbursement for such services shall be made in the same way as~~
41 ~~reimbursement for in-person contacts.~~

42 ~~5. The provisions of section 208.671 shall apply to the use of asynchronous store-and-~~
43 ~~forward technology in the practice of telehealth in the MO HealthNet program] The department of~~
44 social services shall reimburse providers for services provided through telehealth if such providers
45 can ensure services are rendered meeting the standard of care that would otherwise be expected
46 should such services be provided in person. The department shall not restrict the originating site
47 through rule or payment so long as the provider can ensure services are rendered meeting the
48 standard of care that would otherwise be expected should such services be provided in person.

1 Payment for services rendered via telehealth shall not depend on any minimum distance requirement
2 between the originating and distant site. Reimbursement for telehealth services shall be made in the
3 same way as reimbursement for in-person contact; however, consideration shall also be made for
4 reimbursement to the originating site. Reimbursement for asynchronous store-and-forward may be
5 capped at the reimbursement rate had the service been provided in person.

6 195.070. 1. A physician, podiatrist, dentist, a registered optometrist certified to administer
7 pharmaceutical agents as provided in section 336.220, or an assistant physician in accordance with
8 section 334.037 or a physician assistant in accordance with section 334.747 in good faith and in the
9 course of his or her professional practice only, may prescribe, administer, and dispense controlled
10 substances or he or she may cause the same to be administered or dispensed by an individual as
11 authorized by statute.

12 2. An advanced practice registered nurse, as defined in section 335.016, but not a certified
13 registered nurse anesthetist as defined in subdivision (8) of section 335.016, who holds a certificate
14 of controlled substance prescriptive authority from the board of nursing under section 335.019 and
15 who is delegated the authority to prescribe controlled substances under a collaborative practice
16 arrangement under section 334.104 may prescribe any controlled substances listed in Schedules III,
17 IV, and V of section 195.017, and may have restricted authority in Schedule II. Prescriptions for
18 Schedule II medications prescribed by an advanced practice registered nurse who has a certificate of
19 controlled substance prescriptive authority are restricted to only those medications containing
20 hydrocodone. However, no such certified advanced practice registered nurse shall prescribe
21 controlled substance for his or her own self or family. Schedule III narcotic controlled substance
22 and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply
23 without refill.

24 3. A veterinarian, in good faith and in the course of the veterinarian's professional practice
25 only, and not for use by a human being, may prescribe, administer, and dispense controlled
26 substances and the veterinarian may cause them to be administered by an assistant or orderly under
27 his or her direction and supervision.

28 4. A practitioner shall not accept any portion of a controlled substance unused by a patient,
29 for any reason, if such practitioner did not originally dispense the drug, except as provided in
30 section 195.265.

31 5. An individual practitioner shall not prescribe or dispense a controlled substance for such
32 practitioner's personal use except in a medical emergency.

33 195.265. 1. Unused controlled substances may be accepted from ultimate users, from
34 hospice or home health care providers on behalf of ultimate users to the extent federal law allows,
35 or any person lawfully entitled to dispose of a decedent's property if the decedent was an ultimate
36 user who died while in lawful possession of a controlled substance, through:

37 (1) Collection receptacles, drug disposal boxes, mail back packages, and other means by a
38 Drug Enforcement Agency-authorized collector in accordance with federal regulations even if the
39 authorized collector did not originally dispense the drug; or

40 (2) Drug take back programs conducted by federal, state, tribal, or local law enforcement
41 agencies in partnership with any person or entity.

42
43 This subsection shall supersede and preempt any local ordinances or regulations, including any
44 ordinances or regulations enacted by any political subdivision of the state, regarding the disposal of
45 unused controlled substances. For the purposes of this section, the term "ultimate user" shall mean a
46 person who has lawfully obtained and possesses a controlled substance for his or her own use or for
47 the use of a member of his or her household or for an animal owned by him or her or a member of
48 his or her household.

1 2. By August 28, 2019, the department of health and senior services shall develop an
 2 education and awareness program regarding drug disposal, including controlled substances. The
 3 education and awareness program may include, but not be limited to:

4 (1) A web-based resource that:

5 (a) Describes available drug disposal options including take back, take back events, mail
 6 back packages, in-home disposal options that render a product safe from misuse, or any other
 7 methods that comply with state and federal laws and regulations, may reduce the availability of
 8 unused controlled substances, and may minimize the potential environmental impact of drug
 9 disposal;

10 (b) Provides a list of drug disposal take back sites, which may be sorted and searched by
 11 name or location and is updated every six months by the department;

12 (c) Provides a list of take back events and mail back events in the state, including the date,
 13 time, and location information for each event and is updated every six months by the department;
 14 and

15 (d) Provides information for authorized collectors regarding state and federal requirements
 16 to comply with the provisions of subsection 1 of this section; and

17 (2) Promotional activities designed to ensure consumer awareness of proper storage and
 18 disposal of prescription drugs, including controlled substances."; and

19
 20 Further amend said bill, Page 5, Section 197.305, Line 68, by inserting after all of said line the
 21 following:

22 ~~"208.677. [1. For purposes of the provision of telehealth services in the MO HealthNet~~
 23 ~~program, the term "originating site" shall mean a telehealth site where the MO HealthNet~~
 24 ~~participant receiving the telehealth service is located for the encounter. The standard of care in the~~
 25 ~~practice of telehealth shall be the same as the standard of care for services provided in person. An~~
 26 ~~originating site shall be one of the following locations:~~

27 ~~—— (1) An office of a physician or health care provider;~~

28 ~~—— (2) A hospital;~~

29 ~~—— (3) A critical access hospital;~~

30 ~~—— (4) A rural health clinic;~~

31 ~~—— (5) A federally qualified health center;~~

32 ~~—— (6) A long-term care facility licensed under chapter 198;~~

33 ~~—— (7) A dialysis center;~~

34 ~~—— (8) A Missouri state habilitation center or regional office;~~

35 ~~—— (9) A community mental health center;~~

36 ~~—— (10) A Missouri state mental health facility;~~

37 ~~—— (11) A Missouri state facility;~~

38 ~~—— (12) A Missouri residential treatment facility licensed by and under contract with the~~
 39 ~~children's division. Facilities shall have multiple campuses and have the ability to adhere to~~
 40 ~~technology requirements. Only Missouri licensed psychiatrists, licensed psychologists, or~~
 41 ~~provisionally licensed psychologists, and advanced practice registered nurses who are MO~~
 42 ~~HealthNet providers shall be consulting providers at these locations;~~

43 ~~—— (13) A comprehensive substance treatment and rehabilitation (CSTAR) program;~~

44 ~~—— (14) A school;~~

45 ~~—— (15) The MO HealthNet recipient's home;~~

46 ~~—— (16) A clinical designated area in a pharmacy; or~~

47 ~~—— (17) A child assessment center as described in section 210.001.~~

48 ~~2. If the originating site is a school, the school shall obtain permission from the parent or~~

1 ~~guardian of any student receiving telehealth services prior to each provision of service.] Prior to the~~
 2 ~~provision of telehealth services in a school, the parent or guardian of the child shall provide~~
 3 ~~authorization for the provision of such service. Such authorization shall include the ability for the~~
 4 ~~parent or guardian to authorize services via telehealth in the school for the remainder of the school~~
 5 ~~year."; and~~

6
 7 Further amend said bill, Page 5, Section 210.070, Line 8, by inserting after all of said section and
 8 line the following:

9
 10 "217.364. 1. The department of corrections shall establish by regulation the "Offenders
 11 Under Treatment Program". The program shall include institutional placement of certain offenders,
 12 as outlined in subsection 3 of this section, under the supervision and control of the department of
 13 corrections. The department shall establish rules determining how, when and where an offender
 14 shall be admitted into or removed from the program.

15 2. As used in this section, the term "offenders under treatment program" means a one-
 16 hundred-eighty-day institutional correctional program for the monitoring, control and treatment of
 17 certain substance abuse offenders and certain nonviolent offenders followed by placement on parole
 18 with continued supervision. As used in this section, the term "medication-assisted treatment" means
 19 the use of pharmacological medications, in combination with counseling and behavioral therapies,
 20 to provide a whole-patient approach to the treatment of substance use disorders.

21 3. The following offenders may participate in the program as determined by the department:

22 (1) Any nonviolent offender who has not previously been remanded to the department and
 23 who has been found guilty of violating the provisions of chapter 195 or 579 or whose substance
 24 abuse was a precipitating or contributing factor in the commission of his offense; or

25 (2) Any nonviolent offender who has pled guilty or been found guilty of a crime which did
 26 not involve the use of a weapon, and who has not previously been remanded to the department.

27 4. This program shall be used as an intermediate sanction by the department. The program
 28 may include education, treatment and rehabilitation programs. If an offender successfully
 29 completes the institutional phase of the program, the department shall notify the board of probation
 30 and parole within thirty days of completion. Upon notification from the department that the
 31 offender has successfully completed the program, the board of probation and parole may at its
 32 discretion release the offender on parole as authorized in subsection 1 of section 217.690.

33 5. The availability of space in the institutional program shall be determined by the
 34 department of corrections.

35 6. If the offender fails to complete the program, the offender shall be taken out of the
 36 program and shall serve the remainder of his sentence with the department.

37 7. Time spent in the program shall count as time served on the sentence.

38 8. If an offender requires treatment for opioid or other substance misuse or dependence, the
 39 department shall not prohibit such offender from participating in and receiving medication-assisted
 40 treatment under the care of a physician licensed in this state to practice medicine. An offender shall
 41 not be required to refrain from using medication-assisted treatment as a term or condition of his or
 42 her sentence.

43 334.036. 1. For purposes of this section, the following terms shall mean:

44 (1) "Assistant physician", any medical school graduate who:

45 (a) Is a resident and citizen of the United States or is a legal resident alien;

46 (b) Has successfully completed [~~Step 1 and~~] Step 2 of the United States Medical Licensing
 47 Examination or the equivalent of such [~~steps~~] step of any other board-approved medical licensing
 48 examination within the [~~two-year~~] three-year period immediately preceding application for licensure

1 as an assistant physician, [~~but in no event more than~~] or within three years after graduation from a
 2 medical college or osteopathic medical college, whichever is later;

3 (c) Has not completed an approved postgraduate residency and has successfully completed
 4 Step 2 of the United States Medical Licensing Examination or the equivalent of such step of any
 5 other board-approved medical licensing examination within the immediately preceding [~~two-year~~]
 6 three-year period unless when such [~~two-year~~] three-year anniversary occurred he or she was
 7 serving as a resident physician in an accredited residency in the United States and continued to do so
 8 within thirty days prior to application for licensure as an assistant physician; and

9 (d) Has proficiency in the English language.

10
 11 Any medical school graduate who could have applied for licensure and complied with the
 12 provisions of this subdivision at any time between August 28, 2014, and August 28, 2017, may
 13 apply for licensure and shall be deemed in compliance with the provisions of this subdivision;

14 (2) "Assistant physician collaborative practice arrangement", an agreement between a
 15 physician and an assistant physician that meets the requirements of this section and section 334.037;

16 (3) "Medical school graduate", any person who has graduated from a medical college or
 17 osteopathic medical college described in section 334.031.

18 2. (1) An assistant physician collaborative practice arrangement shall limit the assistant
 19 physician to providing only primary care services and only in medically underserved rural or urban
 20 areas of this state or in any pilot project areas established in which assistant physicians may practice.

21 (2) For a physician-assistant physician team working in a rural health clinic under the
 22 federal Rural Health Clinic Services Act, P.L. 95-210, as amended:

23 (a) An assistant physician shall be considered a physician assistant for purposes of
 24 regulations of the Centers for Medicare and Medicaid Services (CMS); and

25 (b) No supervision requirements in addition to the minimum federal law shall be required.

26 3. (1) For purposes of this section, the licensure of assistant physicians shall take place
 27 within processes established by rules of the state board of registration for the healing arts. The
 28 board of healing arts is authorized to establish rules under chapter 536 establishing licensure and
 29 renewal procedures, supervision, collaborative practice arrangements, fees, and addressing such
 30 other matters as are necessary to protect the public and discipline the profession. No licensure fee
 31 for an assistant physician shall exceed the amount of any licensure fee for a physician assistant. An
 32 application for licensure may be denied or the licensure of an assistant physician may be suspended
 33 or revoked by the board in the same manner and for violation of the standards as set forth by section
 34 334.100, or such other standards of conduct set by the board by rule. No rule or regulation shall
 35 require an assistant physician to complete more hours of continuing medical education than that of a
 36 licensed physician.

37 (2) Any rule or portion of a rule, as that term is defined in section 536.010, that is created
 38 under the authority delegated in this section shall become effective only if it complies with and is
 39 subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and
 40 chapter 536 are nonseverable and if any of the powers vested with the general assembly under
 41 chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently
 42 held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after
 43 August 28, 2014, shall be invalid and void.

44 (3) Any rules or regulations regarding assistant physicians in effect as of the effective date
 45 of this section that conflict with the provisions of this section and section 334.037 shall be null and
 46 void as of the effective date of this section.

47 4. An assistant physician shall clearly identify himself or herself as an assistant physician
 48 and shall be permitted to use the terms "doctor", "Dr.", or "doc". No assistant physician shall

1 practice or attempt to practice without an assistant physician collaborative practice arrangement,
2 except as otherwise provided in this section and in an emergency situation.

3 5. The collaborating physician is responsible at all times for the oversight of the activities of
4 and accepts responsibility for primary care services rendered by the assistant physician.

5 6. The provisions of section 334.037 shall apply to all assistant physician collaborative
6 practice arrangements. ~~[To be eligible to practice as an assistant physician, a licensed assistant
7 physician shall enter into an assistant physician collaborative practice arrangement within six
8 months of his or her initial licensure and shall not have more than a six-month time period between
9 collaborative practice arrangements during his or her licensure period.]~~ Any renewal of licensure
10 under this section shall include verification of actual practice under a collaborative practice
11 arrangement in accordance with this subsection during the immediately preceding licensure period.

12 7. Each health carrier or health benefit plan that offers or issues health benefit plans that are
13 delivered, issued for delivery, continued, or renewed in this state shall reimburse an assistant
14 physician for the diagnosis, consultation, or treatment of an insured or enrollee on the same basis
15 that the health carrier or health benefit plan covers the service when it is delivered by another
16 comparable mid-level health care provider including, but not limited to, a physician assistant.

17 334.037. 1. A physician may enter into collaborative practice arrangements with assistant
18 physicians. Collaborative practice arrangements shall be in the form of written agreements, jointly
19 agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative
20 practice arrangements, which shall be in writing, may delegate to an assistant physician the
21 authority to administer or dispense drugs and provide treatment as long as the delivery of such
22 health care services is within the scope of practice of the assistant physician and is consistent with
23 that assistant physician's skill, training, and competence and the skill and training of the
24 collaborating physician.

25 2. The written collaborative practice arrangement shall contain at least the following
26 provisions:

27 (1) Complete names, home and business addresses, zip codes, and telephone numbers of the
28 collaborating physician and the assistant physician;

29 (2) A list of all other offices or locations besides those listed in subdivision (1) of this
30 subsection where the collaborating physician authorized the assistant physician to prescribe;

31 (3) A requirement that there shall be posted at every office where the assistant physician is
32 authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure
33 statement informing patients that they may be seen by an assistant physician and have the right to
34 see the collaborating physician;

35 (4) All specialty or board certifications of the collaborating physician and all certifications
36 of the assistant physician;

37 (5) The manner of collaboration between the collaborating physician and the assistant
38 physician, including how the collaborating physician and the assistant physician shall:

39 (a) Engage in collaborative practice consistent with each professional's skill, training,
40 education, and competence;

41 (b) Maintain geographic proximity; except, the collaborative practice arrangement may
42 allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year
43 for rural health clinics as defined by ~~[P.L.]~~ Pub. L. 95-210 [;] (42 U.S.C. Section 1395x), as
44 amended, as long as the collaborative practice arrangement includes alternative plans as required in
45 paragraph (c) of this subdivision. Such exception to geographic proximity shall apply only to
46 independent rural health clinics, provider-based rural health clinics if the provider is a critical access
47 hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics if the
48 main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating

1 physician shall maintain documentation related to such requirement and present it to the state board
2 of registration for the healing arts when requested; and

3 (c) Provide coverage during absence, incapacity, infirmity, or emergency by the
4 collaborating physician;

5 (6) A description of the assistant physician's controlled substance prescriptive authority in
6 collaboration with the physician, including a list of the controlled substances the physician
7 authorizes the assistant physician to prescribe and documentation that it is consistent with each
8 professional's education, knowledge, skill, and competence;

9 (7) A list of all other written practice agreements of the collaborating physician and the
10 assistant physician;

11 (8) The duration of the written practice agreement between the collaborating physician and
12 the assistant physician;

13 (9) A description of the time and manner of the collaborating physician's review of the
14 assistant physician's delivery of health care services. The description shall include provisions that
15 the assistant physician shall submit a minimum of ten percent of the charts documenting the
16 assistant physician's delivery of health care services to the collaborating physician for review by the
17 collaborating physician, or any other physician designated in the collaborative practice arrangement,
18 every fourteen days; and

19 (10) The collaborating physician, or any other physician designated in the collaborative
20 practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in
21 which the assistant physician prescribes controlled substances. The charts reviewed under this
22 subdivision may be counted in the number of charts required to be reviewed under subdivision (9)
23 of this subsection.

24 3. The state board of registration for the healing arts under section 334.125 shall promulgate
25 rules regulating the use of collaborative practice arrangements for assistant physicians. Such rules
26 shall specify:

27 (1) Geographic areas to be covered;

28 (2) The methods of treatment that may be covered by collaborative practice arrangements;

29 (3) In conjunction with deans of medical schools and primary care residency program
30 directors in the state, the development and implementation of educational methods and programs
31 undertaken during the collaborative practice service which shall facilitate the advancement of the
32 assistant physician's medical knowledge and capabilities, and which may lead to credit toward a
33 future residency program for programs that deem such documented educational achievements
34 acceptable; and

35 (4) The requirements for review of services provided under collaborative practice
36 arrangements, including delegating authority to prescribe controlled substances.

37
38 Any rules relating to dispensing or distribution of medications or devices by prescription or
39 prescription drug orders under this section shall be subject to the approval of the state board of
40 pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription
41 or prescription drug orders under this section shall be subject to the approval of the department of
42 health and senior services and the state board of pharmacy. The state board of registration for the
43 healing arts shall promulgate rules applicable to assistant physicians that shall be consistent with
44 guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall
45 not extend to collaborative practice arrangements of hospital employees providing inpatient care
46 within hospitals as defined in chapter 197 or population-based public health services as defined by
47 20 CSR 2150-5.100 as of April 30, 2008.

48 4. The state board of registration for the healing arts shall not deny, revoke, suspend, or

1 otherwise take disciplinary action against a collaborating physician for health care services
2 delegated to an assistant physician provided the provisions of this section and the rules promulgated
3 thereunder are satisfied.

4 5. Within thirty days of any change and on each renewal, the state board of registration for
5 the healing arts shall require every physician to identify whether the physician is engaged in any
6 collaborative practice arrangement, including collaborative practice arrangements delegating the
7 authority to prescribe controlled substances, and also report to the board the name of each assistant
8 physician with whom the physician has entered into such arrangement. The board may make such
9 information available to the public. The board shall track the reported information and may
10 routinely conduct random reviews of such arrangements to ensure that arrangements are carried out
11 for compliance under this chapter.

12 6. A collaborating physician or supervising physician shall not enter into a collaborative
13 practice arrangement or supervision agreement with more than ~~three~~ six full-time equivalent
14 assistant physicians, full-time equivalent physician assistants, or full-time equivalent advance
15 practice registered nurses, or any combination thereof. Such limitation shall not apply to
16 collaborative arrangements of hospital employees providing inpatient care service in hospitals as
17 defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100
18 as of April 30, 2008, or to a certified registered nurse anesthetist providing anesthesia services under
19 the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately
20 available if needed as set out in subsection 7 of section 334.104.

21 7. The collaborating physician shall determine and document the completion of at least a
22 one-month period of time during which the assistant physician shall practice with the collaborating
23 physician continuously present before practicing in a setting where the collaborating physician is not
24 continuously present. No rule or regulation shall require the collaborating physician to review more
25 than ten percent of the assistant physician's patient charts or records during such one-month period.
26 Such limitation shall not apply to collaborative arrangements of providers of population-based
27 public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

28 8. No agreement made under this section shall supersede current hospital licensing
29 regulations governing hospital medication orders under protocols or standing orders for the purpose
30 of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such
31 protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical
32 therapeutics committee.

33 9. No contract or other agreement shall require a physician to act as a collaborating
34 physician for an assistant physician against the physician's will. A physician shall have the right to
35 refuse to act as a collaborating physician, without penalty, for a particular assistant physician. No
36 contract or other agreement shall limit the collaborating physician's ultimate authority over any
37 protocols or standing orders or in the delegation of the physician's authority to any assistant
38 physician, but such requirement shall not authorize a physician in implementing such protocols,
39 standing orders, or delegation to violate applicable standards for safe medical practice established
40 by a hospital's medical staff.

41 10. No contract or other agreement shall require any assistant physician to serve as a
42 collaborating assistant physician for any collaborating physician against the assistant physician's
43 will. An assistant physician shall have the right to refuse to collaborate, without penalty, with a
44 particular physician.

45 11. All collaborating physicians and assistant physicians in collaborative practice
46 arrangements shall wear identification badges while acting within the scope of their collaborative
47 practice arrangement. The identification badges shall prominently display the licensure status of
48 such collaborating physicians and assistant physicians.

1 12. (1) An assistant physician with a certificate of controlled substance prescriptive
2 authority as provided in this section may prescribe any controlled substance listed in Schedule III,
3 IV, or V of section 195.017, and may have restricted authority in Schedule II, when delegated the
4 authority to prescribe controlled substances in a collaborative practice arrangement. Prescriptions
5 for Schedule II medications prescribed by an assistant physician who has a certificate of controlled
6 substance prescriptive authority are restricted to only those medications containing hydrocodone.
7 Such authority shall be filed with the state board of registration for the healing arts. The
8 collaborating physician shall maintain the right to limit a specific scheduled drug or scheduled drug
9 category that the assistant physician is permitted to prescribe. Any limitations shall be listed in the
10 collaborative practice arrangement. Assistant physicians shall not prescribe controlled substances
11 for themselves or members of their families. Schedule III controlled substances and Schedule II -
12 hydrocodone prescriptions shall be limited to a five-day supply without refill, except that
13 buprenorphine may be prescribed for up to a thirty-day supply without refill for patients receiving
14 medication assisted treatment for substance use disorders under the direction of the collaborating
15 physician. Assistant physicians who are authorized to prescribe controlled substances under this
16 section shall register with the federal Drug Enforcement Administration and the state bureau of
17 narcotics and dangerous drugs, and shall include the Drug Enforcement Administration registration
18 number on prescriptions for controlled substances.

19 (2) The collaborating physician shall be responsible to determine and document the
20 completion of at least one hundred twenty hours in a four-month period by the assistant physician
21 during which the assistant physician shall practice with the collaborating physician on-site prior to
22 prescribing controlled substances when the collaborating physician is not on-site. Such limitation
23 shall not apply to assistant physicians of population-based public health services as defined in 20
24 CSR 2150-5.100 as of April 30, 2009, or assistant physicians providing opioid addiction treatment.

25 (3) An assistant physician shall receive a certificate of controlled substance prescriptive
26 authority from the state board of registration for the healing arts upon verification of licensure under
27 section 334.036.

28 334.104. 1. A physician may enter into collaborative practice arrangements with registered
29 professional nurses. Collaborative practice arrangements shall be in the form of written agreements,
30 jointly agreed-upon protocols, or standing orders for the delivery of health care services.
31 Collaborative practice arrangements, which shall be in writing, may delegate to a registered
32 professional nurse the authority to administer or dispense drugs and provide treatment as long as the
33 delivery of such health care services is within the scope of practice of the registered professional
34 nurse and is consistent with that nurse's skill, training and competence.

35 2. Collaborative practice arrangements, which shall be in writing, may delegate to a
36 registered professional nurse the authority to administer, dispense or prescribe drugs and provide
37 treatment if the registered professional nurse is an advanced practice registered nurse as defined in
38 subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an
39 advanced practice registered nurse, as defined in section 335.016, the authority to administer,
40 dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017,
41 and Schedule II - hydrocodone; except that, the collaborative practice arrangement shall not
42 delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of
43 section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general
44 anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled
45 substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-
46 hour supply without refill. Such collaborative practice arrangements shall be in the form of written
47 agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.
48 An advanced practice registered nurse may prescribe buprenorphine for up to a thirty-day supply

1 without refill for patient's receiving medication assisted treatment for substance use disorders under
2 the direction of the collaborating physician.

3 3. The written collaborative practice arrangement shall contain at least the following
4 provisions:

5 (1) Complete names, home and business addresses, zip codes, and telephone numbers of the
6 collaborating physician and the advanced practice registered nurse;

7 (2) A list of all other offices or locations besides those listed in subdivision (1) of this
8 subsection where the collaborating physician authorized the advanced practice registered nurse to
9 prescribe;

10 (3) A requirement that there shall be posted at every office where the advanced practice
11 registered nurse is authorized to prescribe, in collaboration with a physician, a prominently
12 displayed disclosure statement informing patients that they may be seen by an advanced practice
13 registered nurse and have the right to see the collaborating physician;

14 (4) All specialty or board certifications of the collaborating physician and all certifications
15 of the advanced practice registered nurse;

16 (5) The manner of collaboration between the collaborating physician and the advanced
17 practice registered nurse, including how the collaborating physician and the advanced practice
18 registered nurse will:

19 (a) Engage in collaborative practice consistent with each professional's skill, training,
20 education, and competence;

21 (b) Maintain geographic proximity, except the collaborative practice arrangement may allow
22 for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for
23 rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement
24 includes alternative plans as required in paragraph (c) of this subdivision. This exception to
25 geographic proximity shall apply only to independent rural health clinics, provider-based rural
26 health clinics where the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-
27 4, and provider-based rural health clinics where the main location of the hospital sponsor is greater
28 than fifty miles from the clinic. The collaborating physician is required to maintain documentation
29 related to this requirement and to present it to the state board of registration for the healing arts
30 when requested; and

31 (c) Provide coverage during absence, incapacity, infirmity, or emergency by the
32 collaborating physician;

33 (6) A description of the advanced practice registered nurse's controlled substance
34 prescriptive authority in collaboration with the physician, including a list of the controlled
35 substances the physician authorizes the nurse to prescribe and documentation that it is consistent
36 with each professional's education, knowledge, skill, and competence;

37 (7) A list of all other written practice agreements of the collaborating physician and the
38 advanced practice registered nurse;

39 (8) The duration of the written practice agreement between the collaborating physician and
40 the advanced practice registered nurse;

41 (9) A description of the time and manner of the collaborating physician's review of the
42 advanced practice registered nurse's delivery of health care services. The description shall include
43 provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the
44 charts documenting the advanced practice registered nurse's delivery of health care services to the
45 collaborating physician for review by the collaborating physician, or any other physician designated
46 in the collaborative practice arrangement, every fourteen days; and

47 (10) The collaborating physician, or any other physician designated in the collaborative
48 practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in

1 which the advanced practice registered nurse prescribes controlled substances. The charts reviewed
2 under this subdivision may be counted in the number of charts required to be reviewed under
3 subdivision (9) of this subsection.

4 4. The state board of registration for the healing arts pursuant to section 334.125 and the
5 board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of
6 collaborative practice arrangements. Such rules shall be limited to specifying geographic areas to
7 be covered, the methods of treatment that may be covered by collaborative practice arrangements
8 and the requirements for review of services provided pursuant to collaborative practice
9 arrangements including delegating authority to prescribe controlled substances. Any rules relating
10 to dispensing or distribution of medications or devices by prescription or prescription drug orders
11 under this section shall be subject to the approval of the state board of pharmacy. Any rules relating
12 to dispensing or distribution of controlled substances by prescription or prescription drug orders
13 under this section shall be subject to the approval of the department of health and senior services
14 and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority
15 vote of a quorum of each board. Neither the state board of registration for the healing arts nor the
16 board of nursing may separately promulgate rules relating to collaborative practice arrangements.
17 Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The
18 rulemaking authority granted in this subsection shall not extend to collaborative practice
19 arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to
20 chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April
21 30, 2008.

22 5. The state board of registration for the healing arts shall not deny, revoke, suspend or
23 otherwise take disciplinary action against a physician for health care services delegated to a
24 registered professional nurse provided the provisions of this section and the rules promulgated
25 thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action
26 imposed as a result of an agreement between a physician and a registered professional nurse or
27 registered physician assistant, whether written or not, prior to August 28, 1993, all records of such
28 disciplinary licensure action and all records pertaining to the filing, investigation or review of an
29 alleged violation of this chapter incurred as a result of such an agreement shall be removed from the
30 records of the state board of registration for the healing arts and the division of professional
31 registration and shall not be disclosed to any public or private entity seeking such information from
32 the board or the division. The state board of registration for the healing arts shall take action to
33 correct reports of alleged violations and disciplinary actions as described in this section which have
34 been submitted to the National Practitioner Data Bank. In subsequent applications or
35 representations relating to his medical practice, a physician completing forms or documents shall
36 not be required to report any actions of the state board of registration for the healing arts for which
37 the records are subject to removal under this section.

38 6. Within thirty days of any change and on each renewal, the state board of registration for
39 the healing arts shall require every physician to identify whether the physician is engaged in any
40 collaborative practice agreement, including collaborative practice agreements delegating the
41 authority to prescribe controlled substances, or physician assistant agreement and also report to the
42 board the name of each licensed professional with whom the physician has entered into such
43 agreement. The board may make this information available to the public. The board shall track the
44 reported information and may routinely conduct random reviews of such agreements to ensure that
45 agreements are carried out for compliance under this chapter.

46 7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined
47 in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a
48 collaborative practice arrangement provided that he or she is under the supervision of an

1 anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed.
2 Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse
3 anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative
4 practice arrangement under this section, except that the collaborative practice arrangement may not
5 delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of
6 section 195.017, or Schedule II - hydrocodone.

7 8. A collaborating physician or supervising physician shall not enter into a collaborative
8 practice arrangement or supervision agreement with more than [~~three~~] six full-time equivalent
9 advanced practice registered nurses, full-time equivalent licensed physician assistants, or full-time
10 equivalent assistant physicians, or any combination thereof. This limitation shall not apply to
11 collaborative arrangements of hospital employees providing inpatient care service in hospitals as
12 defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100
13 as of April 30, 2008, or to a certified registered nurse anesthetist providing anesthesia services under
14 the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately
15 available if needed as set out in subsection 7 of this section.

16 9. It is the responsibility of the collaborating physician to determine and document the
17 completion of at least a one-month period of time during which the advanced practice registered
18 nurse shall practice with the collaborating physician continuously present before practicing in a
19 setting where the collaborating physician is not continuously present. This limitation shall not apply
20 to collaborative arrangements of providers of population-based public health services as defined by
21 20 CSR 2150-5.100 as of April 30, 2008.

22 10. No agreement made under this section shall supersede current hospital licensing
23 regulations governing hospital medication orders under protocols or standing orders for the purpose
24 of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such
25 protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical
26 therapeutics committee.

27 11. No contract or other agreement shall require a physician to act as a collaborating
28 physician for an advanced practice registered nurse against the physician's will. A physician shall
29 have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced
30 practice registered nurse. No contract or other agreement shall limit the collaborating physician's
31 ultimate authority over any protocols or standing orders or in the delegation of the physician's
32 authority to any advanced practice registered nurse, but this requirement shall not authorize a
33 physician in implementing such protocols, standing orders, or delegation to violate applicable
34 standards for safe medical practice established by hospital's medical staff.

35 12. No contract or other agreement shall require any advanced practice registered nurse to
36 serve as a collaborating advanced practice registered nurse for any collaborating physician against
37 the advanced practice registered nurse's will. An advanced practice registered nurse shall have the
38 right to refuse to collaborate, without penalty, with a particular physician.

39 334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

- 40 (1) "Applicant", any individual who seeks to become licensed as a physician assistant;
41 (2) "Certification" or "registration", a process by a certifying entity that grants recognition
42 to applicants meeting predetermined qualifications specified by such certifying entity;
43 (3) "Certifying entity", the nongovernmental agency or association which certifies or
44 registers individuals who have completed academic and training requirements;
45 (4) "Department", the department of insurance, financial institutions and professional
46 registration or a designated agency thereof;
47 (5) "License", a document issued to an applicant by the board acknowledging that the
48 applicant is entitled to practice as a physician assistant;

1 (6) "Physician assistant", a person who has graduated from a physician assistant program
2 accredited by the American Medical Association's Committee on Allied Health Education and
3 Accreditation or by its successor agency, who has passed the certifying examination administered by
4 the National Commission on Certification of Physician Assistants and has active certification by the
5 National Commission on Certification of Physician Assistants who provides health care services
6 delegated by a licensed physician. A person who has been employed as a physician assistant for
7 three years prior to August 28, 1989, who has passed the National Commission on Certification of
8 Physician Assistants examination, and has active certification of the National Commission on
9 Certification of Physician Assistants;

10 (7) "Recognition", the formal process of becoming a certifying entity as required by the
11 provisions of sections 334.735 to 334.749;

12 (8) "Supervision", control exercised over a physician assistant working with a supervising
13 physician and oversight of the activities of and accepting responsibility for the physician assistant's
14 delivery of care. The physician assistant shall only practice at a location where the physician
15 routinely provides patient care, except existing patients of the supervising physician in the patient's
16 home and correctional facilities. The supervising physician must be immediately available in
17 person or via telecommunication during the time the physician assistant is providing patient care.
18 Prior to commencing practice, the supervising physician and physician assistant shall attest on a
19 form provided by the board that the physician shall provide supervision appropriate to the physician
20 assistant's training and that the physician assistant shall not practice beyond the physician assistant's
21 training and experience. Appropriate supervision shall require the supervising physician to be
22 working within the same facility as the physician assistant for at least four hours within one calendar
23 day for every fourteen days on which the physician assistant provides patient care as described in
24 subsection 3 of this section. Only days in which the physician assistant provides patient care as
25 described in subsection 3 of this section shall be counted toward the fourteen-day period. The
26 requirement of appropriate supervision shall be applied so that no more than thirteen calendar days
27 in which a physician assistant provides patient care shall pass between the physician's four hours
28 working within the same facility. The board shall promulgate rules pursuant to chapter 536 for
29 documentation of joint review of the physician assistant activity by the supervising physician and
30 the physician assistant.

31 2. (1) A supervision agreement shall limit the physician assistant to practice only at
32 locations described in subdivision (8) of subsection 1 of this section, [~~where the supervising~~
33 ~~physician is no further than fifty miles by road using the most direct route available and where the~~
34 ~~location is not so situated as to create an impediment to effective intervention and supervision of~~
35 ~~patient care or adequate review of services]~~ within a geographic proximity to be determined by the
36 board of registration for the healing arts.

37 (2) For a physician-physician assistant team working in a certified community behavioral
38 health clinic as defined by P.L. 113-93 and a rural health clinic under the federal Rural Health Clinic
39 Services Act, P.L. 95-210, as amended, or a federally qualified health center as defined in 42 U.S.C.
40 Section 1395 of the Public Health Service Act, as amended, no supervision requirements in addition
41 to the minimum federal law shall be required.

42 3. The scope of practice of a physician assistant shall consist only of the following services
43 and procedures:

44 (1) Taking patient histories;

45 (2) Performing physical examinations of a patient;

46 (3) Performing or assisting in the performance of routine office laboratory and patient
47 screening procedures;

48 (4) Performing routine therapeutic procedures;

1 (5) Recording diagnostic impressions and evaluating situations calling for attention of a
2 physician to institute treatment procedures;

3 (6) Instructing and counseling patients regarding mental and physical health using
4 procedures reviewed and approved by a licensed physician;

5 (7) Assisting the supervising physician in institutional settings, including reviewing of
6 treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering
7 of therapies, using procedures reviewed and approved by a licensed physician;

8 (8) Assisting in surgery;

9 (9) Performing such other tasks not prohibited by law under the supervision of a licensed
10 physician as the physician's assistant has been trained and is proficient to perform; and

11 (10) Physician assistants shall not perform or prescribe abortions.

12 4. Physician assistants shall not prescribe any drug, medicine, device or therapy unless
13 pursuant to a physician supervision agreement in accordance with the law, nor prescribe lenses,
14 prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual
15 power or visual efficiency of the human eye, nor administer or monitor general or regional block
16 anesthesia during diagnostic tests, surgery or obstetric procedures. Prescribing of drugs,
17 medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant
18 supervision agreement which is specific to the clinical conditions treated by the supervising
19 physician and the physician assistant shall be subject to the following:

20 (1) A physician assistant shall only prescribe controlled substances in accordance with
21 section 334.747;

22 (2) The types of drugs, medications, devices or therapies prescribed by a physician assistant
23 shall be consistent with the scopes of practice of the physician assistant and the supervising
24 physician;

25 (3) All prescriptions shall conform with state and federal laws and regulations and shall
26 include the name, address and telephone number of the physician assistant and the supervising
27 physician;

28 (4) A physician assistant, or advanced practice registered nurse as defined in section
29 335.016 may request, receive and sign for noncontrolled professional samples and may distribute
30 professional samples to patients; and

31 (5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the
32 supervising physician is not qualified or authorized to prescribe.

33 5. A physician assistant shall clearly identify himself or herself as a physician assistant and
34 shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or
35 "doc" nor hold himself or herself out in any way to be a physician or surgeon. No physician
36 assistant shall practice or attempt to practice without physician supervision or in any location where
37 the supervising physician is not immediately available for consultation, assistance and intervention,
38 except as otherwise provided in this section, and in an emergency situation, nor shall any physician
39 assistant bill a patient independently or directly for any services or procedure by the physician
40 assistant; except that, nothing in this subsection shall be construed to prohibit a physician assistant
41 from enrolling with the department of social services as a MO HealthNet or Medicaid provider
42 while acting under a supervision agreement between the physician and physician assistant.

43 6. For purposes of this section, the licensing of physician assistants shall take place within
44 processes established by the state board of registration for the healing arts through rule and
45 regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536
46 establishing licensing and renewal procedures, supervision, supervision agreements, fees, and
47 addressing such other matters as are necessary to protect the public and discipline the profession.
48 An application for licensing may be denied or the license of a physician assistant may be suspended

1 or revoked by the board in the same manner and for violation of the standards as set forth by section
2 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed
3 pursuant to the provisions of chapter 335 shall not be required to be licensed as physician assistants.
4 All applicants for physician assistant licensure who complete a physician assistant training program
5 after January 1, 2008, shall have a master's degree from a physician assistant program.

6 7. "Physician assistant supervision agreement" means a written agreement, jointly agreed-
7 upon protocols or standing order between a supervising physician and a physician assistant, which
8 provides for the delegation of health care services from a supervising physician to a physician
9 assistant and the review of such services. The agreement shall contain at least the following
10 provisions:

11 (1) Complete names, home and business addresses, zip codes, telephone numbers, and state
12 license numbers of the supervising physician and the physician assistant;

13 (2) A list of all offices or locations where the physician routinely provides patient care, and
14 in which of such offices or locations the supervising physician has authorized the physician assistant
15 to practice;

16 (3) All specialty or board certifications of the supervising physician;

17 (4) The manner of supervision between the supervising physician and the physician
18 assistant, including how the supervising physician and the physician assistant shall:

19 (a) Attest on a form provided by the board that the physician shall provide supervision
20 appropriate to the physician assistant's training and experience and that the physician assistant shall
21 not practice beyond the scope of the physician assistant's training and experience nor the supervising
22 physician's capabilities and training; and

23 (b) Provide coverage during absence, incapacity, infirmity, or emergency by the supervising
24 physician;

25 (5) The duration of the supervision agreement between the supervising physician and
26 physician assistant; and

27 (6) A description of the time and manner of the supervising physician's review of the
28 physician assistant's delivery of health care services. Such description shall include provisions that
29 the supervising physician, or a designated supervising physician listed in the supervision agreement
30 review a minimum of ten percent of the charts of the physician assistant's delivery of health care
31 services every fourteen days.

32 8. When a physician assistant supervision agreement is utilized to provide health care
33 services for conditions other than acute self-limited or well-defined problems, the supervising
34 physician or other physician designated in the supervision agreement shall see the patient for
35 evaluation and approve or formulate the plan of treatment for new or significantly changed
36 conditions as soon as practical, but in no case more than two weeks after the patient has been seen
37 by the physician assistant.

38 9. At all times the physician is responsible for the oversight of the activities of, and accepts
39 responsibility for, health care services rendered by the physician assistant.

40 10. It is the responsibility of the supervising physician to determine and document the
41 completion of at least a one-month period of time during which the licensed physician assistant shall
42 practice with a supervising physician continuously present before practicing in a setting where a
43 supervising physician is not continuously present.

44 11. No contract or other agreement shall require a physician to act as a supervising
45 physician for a physician assistant against the physician's will. A physician shall have the right to
46 refuse to act as a supervising physician, without penalty, for a particular physician assistant. No
47 contract or other agreement shall limit the supervising physician's ultimate authority over any
48 protocols or standing orders or in the delegation of the physician's authority to any physician

1 assistant, but this requirement shall not authorize a physician in implementing such protocols,
2 standing orders, or delegation to violate applicable standards for safe medical practice established
3 by the hospital's medical staff.

4 12. Physician assistants shall file with the board a copy of their supervising physician form.

5 13. No physician shall be designated to serve as supervising physician or collaborating
6 physician for more than ~~three~~ six full-time equivalent licensed physician assistants, full-time
7 equivalent advanced practice registered nurses, or full-time equivalent assistant physicians, or any
8 combination thereof. This limitation shall not apply to physician assistant agreements of hospital
9 employees providing inpatient care service in hospitals as defined in chapter 197, or to a certified
10 registered nurse anesthetist providing anesthesia services under the supervision of an
11 anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed as
12 set out in subsection 7 of section 334.104.

13 334.747. 1. A physician assistant with a certificate of controlled substance prescriptive
14 authority as provided in this section may prescribe any controlled substance listed in Schedule III,
15 IV, or V of section 195.017, and may have restricted authority in Schedule II, when delegated the
16 authority to prescribe controlled substances in a supervision agreement. Such authority shall be
17 listed on the supervision verification form on file with the state board of healing arts. The
18 supervising physician shall maintain the right to limit a specific scheduled drug or scheduled drug
19 category that the physician assistant is permitted to prescribe. Any limitations shall be listed on the
20 supervision form. Prescriptions for Schedule II medications prescribed by a physician assistant with
21 authority to prescribe delegated in a supervision agreement are restricted to only those medications
22 containing hydrocodone. Physician assistants shall not prescribe controlled substances for
23 themselves or members of their families. Schedule III controlled substances and Schedule II -
24 hydrocodone prescriptions shall be limited to a five-day supply without refill, except that
25 buprenorphine may be prescribed for up to a thirty-day supply without refill for patients receiving
26 medication assisted treatment for substance use disorders under the direction of the supervising
27 physician. Physician assistants who are authorized to prescribe controlled substances under this
28 section shall register with the federal Drug Enforcement Administration and the state bureau of
29 narcotics and dangerous drugs, and shall include the Drug Enforcement Administration registration
30 number on prescriptions for controlled substances.

31 2. The supervising physician shall be responsible to determine and document the completion
32 of at least one hundred twenty hours in a four-month period by the physician assistant during which
33 the physician assistant shall practice with the supervising physician on-site prior to prescribing
34 controlled substances when the supervising physician is not on-site. Such limitation shall not apply
35 to physician assistants of population-based public health services as defined in 20 CSR 2150-5.100
36 as of April 30, 2009.

37 3. A physician assistant shall receive a certificate of controlled substance prescriptive
38 authority from the board of healing arts upon verification of the completion of the following
39 educational requirements:

40 (1) Successful completion of an advanced pharmacology course that includes clinical
41 training in the prescription of drugs, medicines, and therapeutic devices. A course or courses with
42 advanced pharmacological content in a physician assistant program accredited by the Accreditation
43 Review Commission on Education for the Physician Assistant (ARC-PA) or its predecessor agency
44 shall satisfy such requirement;

45 (2) Completion of a minimum of three hundred clock hours of clinical training by the
46 supervising physician in the prescription of drugs, medicines, and therapeutic devices;

47 (3) Completion of a minimum of one year of supervised clinical practice or supervised
48 clinical rotations. One year of clinical rotations in a program accredited by the Accreditation

1 Review Commission on Education for the Physician Assistant (ARC-PA) or its predecessor agency,
2 which includes pharmacotherapeutics as a component of its clinical training, shall satisfy such
3 requirement. Proof of such training shall serve to document experience in the prescribing of drugs,
4 medicines, and therapeutic devices;

5 (4) A physician assistant previously licensed in a jurisdiction where physician assistants are
6 authorized to prescribe controlled substances may obtain a state bureau of narcotics and dangerous
7 drugs registration if a supervising physician can attest that the physician assistant has met the
8 requirements of subdivisions (1) to (3) of this subsection and provides documentation of existing
9 federal Drug Enforcement Agency registration.

10 337.025. 1. The provisions of this section shall govern the education and experience
11 requirements for initial licensure as a psychologist for the following persons:

12 (1) A person who has not matriculated in a graduate degree program which is primarily
13 psychological in nature on or before August 28, 1990; and

14 (2) A person who is matriculated after August 28, 1990, in a graduate degree program
15 designed to train professional psychologists.

16 2. Each applicant shall submit satisfactory evidence to the committee that the applicant has
17 received a doctoral degree in psychology from a recognized educational institution, and has had at
18 least one year of satisfactory supervised professional experience in the field of psychology.

19 3. A doctoral degree in psychology is defined as:

20 (1) A program accredited, or provisionally accredited, by the American Psychological
21 Association [øf] (APA), the Canadian Psychological Association, or the Psychological Clinical
22 Science Accreditation System (PCSAS) provided that such program include a supervised practicum,
23 internship, field, or laboratory training appropriate to the practice of psychology; or

24 (2) A program designated or approved, including provisional approval, by the Association
25 of State and Provincial Psychology Boards or the Council for the National Register of Health
26 Service Providers in Psychology, or both; or

27 (3) A graduate program that meets all of the following criteria:

28 (a) The program, wherever it may be administratively housed, shall be clearly identified and
29 labeled as a psychology program. Such a program shall specify in pertinent institutional catalogues
30 and brochures its intent to educate and train professional psychologists;

31 (b) The psychology program shall stand as a recognizable, coherent organizational entity
32 within the institution of higher education;

33 (c) There shall be a clear authority and primary responsibility for the core and specialty
34 areas whether or not the program cuts across administrative lines;

35 (d) The program shall be an integrated, organized, sequence of study;

36 (e) There shall be an identifiable psychology faculty and a psychologist responsible for the
37 program;

38 (f) The program shall have an identifiable body of students who are matriculated in that
39 program for a degree;

40 (g) The program shall include a supervised practicum, internship, field, or laboratory
41 training appropriate to the practice of psychology;

42 (h) The curriculum shall encompass a minimum of three academic years of full-time
43 graduate study, with a minimum of one year's residency at the educational institution granting the
44 doctoral degree; and

45 (i) Require the completion by the applicant of a core program in psychology which shall be
46 met by the completion and award of at least one three-semester-hour graduate credit course or a
47 combination of graduate credit courses totaling three semester hours or five quarter hours in each of
48 the following areas:

1 a. The biological bases of behavior such as courses in: physiological psychology,
2 comparative psychology, neuropsychology, sensation and perception, psychopharmacology;

3 b. The cognitive-affective bases of behavior such as courses in: learning, thinking,
4 motivation, emotion, and cognitive psychology;

5 c. The social bases of behavior such as courses in: social psychology, group
6 processes/dynamics, interpersonal relationships, and organizational and systems theory;

7 d. Individual differences such as courses in: personality theory, human development,
8 abnormal psychology, developmental psychology, child psychology, adolescent psychology,
9 psychology of aging, and theories of personality;

10 e. The scientific methods and procedures of understanding, predicting and influencing
11 human behavior such as courses in: statistics, experimental design, psychometrics, individual
12 testing, group testing, and research design and methodology.

13 4. Acceptable supervised professional experience may be accrued through preinternship,
14 internship, predoctoral postinternship, or postdoctoral experiences. The academic training director
15 or the postdoctoral training supervisor shall attest to the hours accrued to meet the requirements of
16 this section. Such hours shall consist of:

17 (1) A minimum of fifteen hundred hours of experience in a successfully completed
18 internship to be completed in not less than twelve nor more than twenty-four months; and

19 (2) A minimum of two thousand hours of experience consisting of any combination of the
20 following:

21 (a) Preinternship and predoctoral postinternship professional experience that occurs
22 following the completion of the first year of the doctoral program or at any time while in a doctoral
23 program after completion of a master's degree in psychology or equivalent as defined by rule by the
24 committee;

25 (b) Up to seven hundred fifty hours obtained while on the internship under subdivision (1)
26 of this subsection but beyond the fifteen hundred hours identified in subdivision (1) of this
27 subsection; or

28 (c) Postdoctoral professional experience obtained in no more than twenty-four consecutive
29 calendar months. In no case shall this experience be accumulated at a rate of more than fifty hours
30 per week. Postdoctoral supervised professional experience for prospective health service providers
31 and other applicants shall involve and relate to the delivery of psychological services in accordance
32 with professional requirements and relevant to the applicant's intended area of practice.

33 5. Experience for those applicants who intend to seek health service provider certification
34 and who have completed a program in one or more of the American Psychological Association
35 designated health service provider delivery areas shall be obtained under the primary supervision of
36 a licensed psychologist who is also a health service provider or who otherwise meets the
37 requirements for health service provider certification. Experience for those applicants who do not
38 intend to seek health service provider certification shall be obtained under the primary supervision
39 of a licensed psychologist or such other qualified mental health professional approved by the
40 committee.

41 6. For postinternship and postdoctoral hours, the psychological activities of the applicant
42 shall be performed pursuant to the primary supervisor's order, control, and full professional
43 responsibility. The primary supervisor shall maintain a continuing relationship with the applicant
44 and shall meet with the applicant a minimum of one hour per month in face-to-face individual
45 supervision. Clinical supervision may be delegated by the primary supervisor to one or more
46 secondary supervisors who are qualified psychologists. The secondary supervisors shall retain
47 order, control, and full professional responsibility for the applicant's clinical work under their
48 supervision and shall meet with the applicant a minimum of one hour per week in face-to-face

1 individual supervision. If the primary supervisor is also the clinical supervisor, meetings shall be a
2 minimum of one hour per week. Group supervision shall not be acceptable for supervised
3 professional experience. The primary supervisor shall certify to the committee that the applicant
4 has complied with these requirements and that the applicant has demonstrated ethical and competent
5 practice of psychology. The changing by an agency of the primary supervisor during the course of
6 the supervised experience shall not invalidate the supervised experience.

7 7. The committee by rule shall provide procedures for exceptions and variances from the
8 requirements for once a week face-to-face supervision due to vacations, illness, pregnancy, and
9 other good causes.

10 337.029. 1. A psychologist licensed in another jurisdiction who has had no violations and
11 no suspensions and no revocation of a license to practice psychology in any jurisdiction may receive
12 a license in Missouri, provided the psychologist passes a written examination on Missouri laws and
13 regulations governing the practice of psychology and meets one of the following criteria:

- 14 (1) Is a diplomate of the American Board of Professional Psychology;
15 (2) Is a member of the National Register of Health Service Providers in Psychology;
16 (3) Is currently licensed or certified as a psychologist in another jurisdiction who is then a
17 signatory to the Association of State and Provincial Psychology Board's reciprocity agreement;
18 (4) Is currently licensed or certified as a psychologist in another state, territory of the United
19 States, or the District of Columbia and:

20 (a) Has a doctoral degree in psychology from a program accredited, or provisionally
21 accredited, by the American Psychological Association or the Psychological Clinical Science
22 Accreditation System, or that meets the requirements as set forth in subdivision (3) of subsection 3
23 of section 337.025;

- 24 (b) Has been licensed for the preceding five years; and
25 (c) Has had no disciplinary action taken against the license for the preceding five years; or
26 (5) Holds a current certificate of professional qualification (CPQ) issued by the Association
27 of State and Provincial Psychology Boards (ASPPB).

28 2. Notwithstanding the provisions of subsection 1 of this section, applicants may be required
29 to pass an oral examination as adopted by the committee.

30 3. A psychologist who receives a license for the practice of psychology in the state of
31 Missouri on the basis of reciprocity as listed in subsection 1 of this section or by endorsement of the
32 score from the examination of professional practice in psychology score will also be eligible for and
33 shall receive certification from the committee as a health service provider if the psychologist meets
34 one or more of the following criteria:

35 (1) Is a diplomate of the American Board of Professional Psychology in one or more of the
36 specialties recognized by the American Board of Professional Psychology as pertaining to health
37 service delivery;

38 (2) Is a member of the National Register of Health Service Providers in Psychology; or

39 (3) Has completed or obtained through education, training, or experience the requisite
40 knowledge comparable to that which is required pursuant to section 337.033.

41 337.033. 1. A licensed psychologist shall limit his or her practice to demonstrated areas of
42 competence as documented by relevant professional education, training, and experience. A
43 psychologist trained in one area shall not practice in another area without obtaining additional
44 relevant professional education, training, and experience through an acceptable program of
45 respecialization.

46 2. A psychologist may not represent or hold himself or herself out as a state certified or
47 registered psychological health service provider unless the psychologist has first received the
48 psychologist health service provider certification from the committee; provided, however, nothing

1 in this section shall be construed to limit or prevent a licensed, whether temporary, provisional or
 2 permanent, psychologist who does not hold a health service provider certificate from providing
 3 psychological services so long as such services are consistent with subsection 1 of this section.

4 3. "Relevant professional education and training" for health service provider certification,
 5 except those entitled to certification pursuant to subsection 5 or 6 of this section, shall be defined as
 6 a licensed psychologist whose graduate psychology degree from a recognized educational institution
 7 is in an area designated by the American Psychological Association as pertaining to health service
 8 delivery or a psychologist who subsequent to receipt of his or her graduate degree in psychology has
 9 either completed a respecialization program from a recognized educational institution in one or
 10 more of the American Psychological Association recognized clinical health service provider areas
 11 and who in addition has completed at least one year of postdegree supervised experience in such
 12 clinical area or a psychologist who has obtained comparable education and training acceptable to the
 13 committee through completion of postdoctoral fellowships or otherwise.

14 4. The degree or respecialization program certificate shall be obtained from a recognized
 15 program of graduate study in one or more of the health service delivery areas designated by the
 16 American Psychological Association as pertaining to health service delivery, which shall meet one
 17 of the criteria established by subdivisions (1) to (3) of this subsection:

18 (1) A doctoral degree or completion of a recognized respecialization program in one or
 19 more of the American Psychological Association designated health service provider delivery areas
 20 which is accredited, or provisionally accredited, either by the American Psychological Association
 21 or the Psychological Clinical Science Accreditation System; or

22 (2) A clinical or counseling psychology doctoral degree program or respecialization
 23 program designated, or provisionally approved, by the Association of State and Provincial
 24 Psychology Boards or the Council for the National Register of Health Service Providers in
 25 Psychology, or both; or

26 (3) A doctoral degree or completion of a respecialization program in one or more of the
 27 American Psychological Association designated health service provider delivery areas that meets the
 28 following criteria:

29 (a) The program, wherever it may be administratively housed, shall be clearly identified and
 30 labeled as being in one or more of the American Psychological Association designated health
 31 service provider delivery areas;

32 (b) Such a program shall specify in pertinent institutional catalogues and brochures its intent
 33 to educate and train professional psychologists in one or more of the American Psychological
 34 Association designated health service provider delivery areas.

35 5. A person who is lawfully licensed as a psychologist pursuant to the provisions of this
 36 chapter on August 28, 1989, or who has been approved to sit for examination prior to August 28,
 37 1989, and who subsequently passes the examination shall be deemed to have met all requirements
 38 for health service provider certification; provided, however, that such person shall be governed by
 39 the provisions of subsection 1 of this section with respect to limitation of practice.

40 6. Any person who is lawfully licensed as a psychologist in this state and who meets one or
 41 more of the following criteria shall automatically, upon payment of the requisite fee, be entitled to
 42 receive a health service provider certification from the committee:

43 (1) Is a diplomate of the American Board of Professional Psychology in one or more of the
 44 specialties recognized by the American Board of Professional Psychology as pertaining to health
 45 service delivery; or

46 (2) Is a member of the National Register of Health Service Providers in Psychology.

47 374.426. 1. Any entity in the business of delivering or financing health care shall provide
 48 data regarding quality of patient care and patient satisfaction to the director of the department of

1 insurance, financial institutions and professional registration. Failure to provide such data as
 2 required by the director of the department of insurance, financial institutions and professional
 3 registration shall constitute grounds for violation of the unfair trade practices act, sections 375.930
 4 to 375.948.

5 2. In defining data standards for quality of care and patient satisfaction, the director of the
 6 department of insurance, financial institutions and professional registration shall:

7 (1) Use as the initial data set the HMO Employer Data and Information Set developed by
 8 the National Committee for Quality Assurance;

9 (2) Consult with nationally recognized accreditation organizations, including but not limited
 10 to the National Committee for Quality Assurance and the Joint Committee on Accreditation of
 11 Health Care Organizations; and

12 (3) Consult with a state committee of a national committee convened to develop standards
 13 regarding uniform billing of health care claims.

14 3. In defining data standards for quality of care and patient satisfaction, the director of the
 15 department of insurance, financial institutions and professional registration shall not require patient
 16 scoring of pain control.

17 4. Beginning August 28, 2018, the director of the department of insurance, financial
 18 institutions and professional registration shall discontinue the use of patient satisfaction scores and
 19 shall not make them available to the public to the extent allowed by federal law.

20 376.811. 1. Every insurance company and health services corporation doing business in this
 21 state shall offer in all health insurance policies benefits or coverage for chemical dependency
 22 meeting the following minimum standards:

23 (1) Coverage for outpatient treatment through a nonresidential treatment program, or
 24 through partial- or full-day program services, of not less than twenty-six days per policy benefit
 25 period;

26 (2) Coverage for residential treatment program of not less than twenty-one days per policy
 27 benefit period;

28 (3) Coverage for medical or social setting detoxification of not less than six days per policy
 29 benefit period;

30 (4) Coverage for medication-assisted treatment for substance use disorders, using any drug
 31 approved for sale by the Food and Drug Administration for use in treating such patient's condition,
 32 including opioid-use and heroin-use disorders. No prior authorization, step therapy, or fail-first
 33 therapy shall be required for medication-assisted treatment;

34 ~~[(4)]~~ (5) The coverages set forth in this subsection may be subject to a separate lifetime
 35 frequency cap of not less than ten episodes of treatment, except that such separate lifetime
 36 frequency cap shall not apply to medical detoxification in a life-threatening situation as determined
 37 by the treating physician and subsequently documented within forty-eight hours of treatment to the
 38 reasonable satisfaction of the insurance company or health services corporation; and

39 ~~[(5)]~~ (6) The coverages set forth in this subsection:

40 (a) Shall be subject to the same coinsurance, co-payment and deductible factors as apply to
 41 physical illness;

42 (b) May be administered pursuant to a managed care program established by the insurance
 43 company or health services corporation; and

44 (c) May deliver covered services through a system of contractual arrangements with one or
 45 more providers, hospitals, nonresidential or residential treatment programs, or other mental health
 46 service delivery entities certified by the department of mental health, or accredited by a nationally
 47 recognized organization, or licensed by the state of Missouri.

48 2. In addition to the coverages set forth in subsection 1 of this section, every insurance

1 company, health services corporation and health maintenance organization doing business in this
2 state shall offer in all health insurance policies, benefits or coverages for recognized mental illness,
3 excluding chemical dependency, meeting the following minimum standards:

4 (1) Coverage for outpatient treatment, including treatment through partial- or full-day
5 program services, for mental health services for a recognized mental illness rendered by a licensed
6 professional to the same extent as any other illness;

7 (2) Coverage for residential treatment programs for the therapeutic care and treatment of a
8 recognized mental illness when prescribed by a licensed professional and rendered in a psychiatric
9 residential treatment center licensed by the department of mental health or accredited by the Joint
10 Commission on Accreditation of Hospitals to the same extent as any other illness;

11 (3) Coverage for inpatient hospital treatment for a recognized mental illness to the same
12 extent as for any other illness, not to exceed ninety days per year;

13 (4) The coverages set forth in this subsection shall be subject to the same coinsurance, co-
14 payment, deductible, annual maximum and lifetime maximum factors as apply to physical illness;
15 and

16 (5) The coverages set forth in this subsection may be administered pursuant to a managed
17 care program established by the insurance company, health services corporation or health
18 maintenance organization, and covered services may be delivered through a system of contractual
19 arrangements with one or more providers, community mental health centers, hospitals,
20 nonresidential or residential treatment programs, or other mental health service delivery entities
21 certified by the department of mental health, or accredited by a nationally recognized organization,
22 or licensed by the state of Missouri.

23 3. The offer required by sections 376.810 to 376.814 may be accepted or rejected by the
24 group or individual policyholder or contract holder and, if accepted, shall fully and completely
25 satisfy and substitute for the coverage under section 376.779. Nothing in sections 376.810 to
26 376.814 shall prohibit an insurance company, health services corporation or health maintenance
27 organization from including all or part of the coverages set forth in sections 376.810 to 376.814 as
28 standard coverage in their policies or contracts issued in this state.

29 4. Every insurance company, health services corporation and health maintenance
30 organization doing business in this state shall offer in all health insurance policies mental health
31 benefits or coverage as part of the policy or as a supplement to the policy. Such mental health
32 benefits or coverage shall include at least two sessions per year to a licensed psychiatrist, licensed
33 psychologist, licensed professional counselor, licensed clinical social worker, or, subject to
34 contractual provisions, a licensed marital and family therapist, acting within the scope of such
35 license and under the following minimum standards:

36 (1) Coverage and benefits in this subsection shall be for the purpose of diagnosis or
37 assessment, but not dependent upon findings; and

38 (2) Coverage and benefits in this subsection shall not be subject to any conditions of
39 preapproval, and shall be deemed reimbursable as long as the provisions of this subsection are
40 satisfied; and

41 (3) Coverage and benefits in this subsection shall be subject to the same coinsurance, co-
42 payment and deductible factors as apply to regular office visits under coverages and benefits for
43 physical illness.

44 5. If the group or individual policyholder or contract holder rejects the offer required by this
45 section, then the coverage shall be governed by the mental health and chemical dependency
46 insurance act as provided in sections 376.825 to 376.836.

47 6. This section shall not apply to a supplemental insurance policy, including a life care
48 contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily

1 benefit only, Medicare supplement policy, long-term care policy, hospitalization-surgical care
 2 policy, short-term major medical policy of six months or less duration, or any other supplemental
 3 policy as determined by the director of the department of insurance, financial institutions and
 4 professional registration.

5 376.1550. 1. Notwithstanding any other provision of law to the contrary, each health carrier
 6 that offers or issues health benefit plans which are delivered, issued for delivery, continued, or
 7 renewed in this state on or after January 1, 2005, shall provide coverage for a mental health
 8 condition, as defined in this section, and shall comply with the following provisions:

9 (1) A health benefit plan shall provide coverage for treatment of a mental health condition
 10 and shall not establish any rate, term, or condition that places a greater financial burden on an
 11 insured for access to treatment for a mental health condition than for access to treatment for a
 12 physical health condition. Any deductible or out-of-pocket limits required by a health carrier or
 13 health benefit plan shall be comprehensive for coverage of all health conditions, whether mental or
 14 physical;

15 (2) The coverages set forth is this subsection:

16 (a) May be administered pursuant to a managed care program established by the health
 17 carrier; and

18 (b) May deliver covered services through a system of contractual arrangements with one or
 19 more providers, hospitals, nonresidential or residential treatment programs, or other mental health
 20 service delivery entities certified by the department of mental health, or accredited by a nationally
 21 recognized organization, or licensed by the state of Missouri;

22 (3) A health benefit plan that does not otherwise provide for management of care under the
 23 plan or that does not provide for the same degree of management of care for all health conditions
 24 may provide coverage for treatment of mental health conditions through a managed care
 25 organization; provided that the managed care organization is in compliance with rules adopted by
 26 the department of insurance, financial institutions and professional registration that assure that the
 27 system for delivery of treatment for mental health conditions does not diminish or negate the
 28 purpose of this section. The rules adopted by the director shall assure that:

29 (a) Timely and appropriate access to care is available;

30 (b) The quantity, location, and specialty distribution of health care providers is adequate;
 31 and

32 (c) Administrative or clinical protocols do not serve to reduce access to medically necessary
 33 treatment for any insured;

34 (4) Coverage for treatment for chemical dependency shall comply with sections 376.779,
 35 376.810 to 376.814, and 376.825 to 376.836 and for the purposes of this subdivision the term
 36 "health insurance policy" as used in sections 376.779, 376.810 to 376.814, and 376.825 to 376.836,
 37 the term "health insurance policy" shall include group coverage.

38 2. As used in this section, the following terms mean:

39 (1) "Chemical dependency", the psychological or physiological dependence upon and abuse
 40 of drugs, including alcohol, characterized by drug tolerance or withdrawal and impairment of social
 41 or occupational role functioning or both;

42 (2) "Health benefit plan", the same meaning as such term is defined in section 376.1350;

43 (3) "Health carrier", the same meaning as such term is defined in section 376.1350;

44 (4) "Mental health condition", any condition or disorder defined by categories listed in the
 45 most recent edition of the Diagnostic and Statistical Manual of Mental Disorders [~~except for~~
 46 ~~chemical dependency~~];

47 (5) "Managed care organization", any financing mechanism or system that manages care
 48 delivery for its members or subscribers, including health maintenance organizations and any other

1 similar health care delivery system or organization;

2 (6) "Rate, term, or condition", any lifetime or annual payment limits, deductibles, co-
3 payments, coinsurance, and other cost-sharing requirements, out-of-pocket limits, visit limits, and
4 any other financial component of a health benefit plan that affects the insured.

5 3. This section shall not apply to a health plan or policy that is individually underwritten or
6 provides such coverage for specific individuals and members of their families pursuant to section
7 376.779, sections 376.810 to 376.814, and sections 376.825 to 376.836, a supplemental insurance
8 policy, including a life care contract, accident-only policy, specified disease policy, hospital policy
9 providing a fixed daily benefit only, Medicare supplement policy, long-term care policy,
10 hospitalization-surgical care policy, short-term major medical policies of six months or less
11 duration, or any other supplemental policy as determined by the director of the department of
12 insurance, financial institutions and professional registration.

13 4. Notwithstanding any other provision of law to the contrary, all health insurance policies
14 that cover state employees, including the Missouri consolidated health care plan, shall include
15 coverage for mental illness. Multiyear group policies need not comply until the expiration of their
16 current multiyear term unless the policyholder elects to comply before that time.

17 5. The provisions of this section shall not be violated if the insurer decides to apply different
18 limits or exclude entirely from coverage the following:

19 (1) Marital, family, educational, or training services unless medically necessary and
20 clinically appropriate;

21 (2) Services rendered or billed by a school or halfway house;

22 (3) Care that is custodial in nature;

23 (4) Services and supplies that are not immediately nor clinically appropriate; or

24 (5) Treatments that are considered experimental.

25 6. The director shall grant a policyholder a waiver from the provisions of this section if the
26 policyholder demonstrates to the director by actual experience over any consecutive twenty-four-
27 month period that compliance with this section has increased the cost of the health insurance policy
28 by an amount that results in a two percent increase in premium costs to the policyholder. The
29 director shall promulgate rules establishing a procedure and appropriate standards for making such a
30 demonstration. Any rule or portion of a rule, as that term is defined in section 536.010, that is
31 created under the authority delegated in this section shall become effective only if it complies with
32 and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This
33 section and chapter 536 are nonseverable and if any of the powers vested with the general assembly
34 pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are
35 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or
36 adopted after August 28, 2004, shall be invalid and void."; and

37
38 Further amend said bill, Page 7, Section 577.029, Line 16, by inserting after all of said section and
39 line the following:

40
41 "630.875. 1. This section shall be known and may be cited as the "Improved Access to
42 Treatment for Opioid Addictions Act" or "IATOA Act".

43 2. As used in this section, the following terms mean:

44 (1) "Department", the department of mental health;

45 (2) "IATOA program", the improved access to treatment for opioid addictions program
46 created under subsection 3 of this section.

47 3. Subject to appropriations, the department shall create and oversee an "Improved Access
48 to Treatment for Opioid Addictions Program", which is hereby created and whose purpose is to

1 disseminate information and best practices regarding opioid addiction and to facilitate collaborations
2 to better treat and prevent opioid addiction in this state. The IATOA program shall facilitate
3 partnerships between assistant physicians, physician assistants, and advanced practice registered
4 nurses practicing in federally qualified health centers, rural health clinics, and other health care
5 facilities and physicians practicing at remote facilities located in this state. The IATOA program
6 shall provide resources that grant patients and their treating assistant physicians, physician
7 assistants, advanced practice registered nurses, or physicians access to knowledge and expertise
8 through means such as telemedicine and Extension for Community Healthcare Outcomes (ECHO)
9 programs established under section 191.1140.

10 4. Assistant physicians, physician assistants, and advanced practice registered nurses who
11 participate in the IATOA program shall complete the necessary requirements to prescribe
12 buprenorphine within at least thirty days of joining the IATOA program.

13 5. For the purposes of the IATOA program, a remote collaborating or supervising physician
14 working with an on-site assistant physician, physician assistant, or advanced practice registered
15 nurse shall be considered to be on-site. An assistant physician, physician assistant, or advanced
16 practice registered nurse collaborating with a remote physician shall comply with all laws and
17 requirements applicable to assistant physicians, physician assistants, or advanced practice registered
18 nurses with on-site supervision before providing treatment to a patient.

19 6. An assistant physician, physician assistant, or advanced practice registered nurse
20 collaborating with a physician who is waiver-certified for the use of buprenorphine, may participate
21 in the IATOA program in any area of the state and provide all services and functions of an assistant
22 physician, physician assistant, or advanced practice registered nurse.

23 7. The department may develop curriculum and benchmark examinations on the subject of
24 opioid addiction and treatment. The department may collaborate with specialists, institutions of
25 higher education, and medical schools for such development. Completion of such a curriculum and
26 passing of such an examination by an assistant physician, physician assistant, advanced practice
27 registered nurse, or physician shall result in a certificate awarded by the department or sponsoring
28 institution, if any.

29 8. An assistant physician, physician assistant, or advanced practice registered nurse
30 participating in the IATOA program may also:

31 (1) Engage in community education;

32 (2) Engage in professional education outreach programs with local treatment providers;

33 (3) Serve as a liaison to courts;

34 (4) Serve as a liaison to addiction support organizations;

35 (5) Provide educational outreach to schools;

36 (6) Treat physical ailments of patients in an addiction treatment program or considering
37 entering such a program;

38 (7) Refer patients to treatment centers;

39 (8) Assist patients with court and social service obligations;

40 (9) Perform other functions as authorized by the department; and

41 (10) Provide mental health services in collaboration with a qualified licensed physician.

42
43 The list of authorizations in this subsection is a nonexclusive list, and assistant physicians, physician
44 assistants, or advanced practice registered nurses participating in the IATOA program may perform
45 other actions.

46 9. When an overdose survivor arrives in the emergency department, the assistant physician,
47 physician assistant, or advanced practice registered nurse serving as a recovery coach or, if the
48 assistant physician, physician assistant, or advanced practice registered nurse is unavailable, another

1 properly trained recovery coach shall, when reasonably practicable, meet with the overdose survivor
2 and provide treatment options and support available to the overdose survivor. The department shall
3 assist recovery coaches in providing treatment options and support to overdose survivors.

4 10. The provisions of this section shall supersede any contradictory statutes, rules, or
5 regulations. The department shall implement the improved access to treatment for opioid addictions
6 program as soon as reasonably possible using guidance within this section. Further refinement to
7 the improved access to treatment for opioid addictions program may be done through the rules
8 process.

9 11. The department shall promulgate rules to implement the provisions of the improved
10 access to treatment for opioid addictions act as soon as reasonably possible. Any rule or portion of
11 a rule, as that term is defined in section 536.010, that is created under the authority delegated in this
12 section shall become effective only if it complies with and is subject to all of the provisions of
13 chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and
14 if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the
15 effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the
16 grant of rulemaking authority and any rule proposed or adopted after August 28, 2018, shall be
17 invalid and void.

18 632.005. As used in chapter 631 and this chapter, unless the context clearly requires
19 otherwise, the following terms shall mean:

20 (1) "Comprehensive psychiatric services", any one, or any combination of two or more, of
21 the following services to persons affected by mental disorders other than intellectual disabilities or
22 developmental disabilities: inpatient, outpatient, day program or other partial hospitalization,
23 emergency, diagnostic, treatment, liaison, follow-up, consultation, education, rehabilitation,
24 prevention, screening, transitional living, medical prevention and treatment for alcohol abuse, and
25 medical prevention and treatment for drug abuse;

26 (2) "Council", the Missouri advisory council for comprehensive psychiatric services;

27 (3) "Court", the court which has jurisdiction over the respondent or patient;

28 (4) "Division", the division of comprehensive psychiatric services of the department of
29 mental health;

30 (5) "Division director", director of the division of comprehensive psychiatric services of the
31 department of mental health, or his designee;

32 (6) "Head of mental health facility", superintendent or other chief administrative officer of a
33 mental health facility, or his designee;

34 (7) "Judicial day", any Monday, Tuesday, Wednesday, Thursday or Friday when the court is
35 open for business, but excluding Saturdays, Sundays and legal holidays;

36 (8) "Licensed physician", a physician licensed pursuant to the provisions of chapter 334 or a
37 person authorized to practice medicine in this state pursuant to the provisions of section 334.150;

38 (9) "Licensed professional counselor", a person licensed as a professional counselor under
39 chapter 337 and with a minimum of one year training or experience in providing psychiatric care,
40 treatment, or services in a psychiatric setting to individuals suffering from a mental disorder;

41 (10) "Likelihood of serious harm" means any one or more of the following but does not
42 require actual physical injury to have occurred:

43 (a) A substantial risk that serious physical harm will be inflicted by a person upon his own
44 person, as evidenced by recent threats, including verbal threats, or attempts to commit suicide or
45 inflict physical harm on himself. Evidence of substantial risk may also include information about
46 patterns of behavior that historically have resulted in serious harm previously being inflicted by a
47 person upon himself;

48 (b) A substantial risk that serious physical harm to a person will result or is occurring

1 because of an impairment in his capacity to make decisions with respect to his hospitalization and
2 need for treatment as evidenced by his current mental disorder or mental illness which results in an
3 inability to provide for his own basic necessities of food, clothing, shelter, safety or medical care or
4 his inability to provide for his own mental health care which may result in a substantial risk of
5 serious physical harm. Evidence of that substantial risk may also include information about patterns
6 of behavior that historically have resulted in serious harm to the person previously taking place
7 because of a mental disorder or mental illness which resulted in his inability to provide for his basic
8 necessities of food, clothing, shelter, safety or medical or mental health care; or

9 (c) A substantial risk that serious physical harm will be inflicted by a person upon another
10 as evidenced by recent overt acts, behavior or threats, including verbal threats, which have caused
11 such harm or which would place a reasonable person in reasonable fear of sustaining such harm.
12 Evidence of that substantial risk may also include information about patterns of behavior that
13 historically have resulted in physical harm previously being inflicted by a person upon another
14 person;

15 (11) "Mental health coordinator", a mental health professional who has knowledge of the
16 laws relating to hospital admissions and civil commitment and who is authorized by the director of
17 the department, or his designee, to serve a designated geographic area or mental health facility and
18 who has the powers, duties and responsibilities provided in this chapter;

19 (12) "Mental health facility", any residential facility, public or private, or any public or
20 private hospital, which can provide evaluation, treatment and, inpatient care to persons suffering
21 from a mental disorder or mental illness and which is recognized as such by the department or any
22 outpatient treatment program certified by the department of mental health. No correctional
23 institution or facility, jail, regional center or developmental disability facility shall be a mental
24 health facility within the meaning of this chapter;

25 (13) "Mental health professional", a psychiatrist, resident in psychiatry, psychiatric
26 physician assistant, psychiatric assistant physician, psychiatric advanced practice registered nurse,
27 psychologist, psychiatric nurse, licensed professional counselor, or psychiatric social worker;

28 (14) "Mental health program", any public or private residential facility, public or private
29 hospital, public or private specialized service or public or private day program that can provide care,
30 treatment, rehabilitation or services, either through its own staff or through contracted providers, in
31 an inpatient or outpatient setting to persons with a mental disorder or mental illness or with a
32 diagnosis of alcohol abuse or drug abuse which is recognized as such by the department. No
33 correctional institution or facility or jail may be a mental health program within the meaning of this
34 chapter;

35 (15) "Ninety-six hours" shall be construed and computed to exclude Saturdays, Sundays and
36 legal holidays which are observed either by the court or by the mental health facility where the
37 respondent is detained;

38 (16) "Peace officer", a sheriff, deputy sheriff, county or municipal police officer or highway
39 patrolman;

40 (17) "Psychiatric advanced practice registered nurse", a registered nurse who is currently
41 recognized by the board of nursing as an advanced practice registered nurse, who has at least two
42 years of experience in providing psychiatric treatment to individuals suffering from mental
43 disorders;

44 (18) "Psychiatric assistant physician", a licensed assistant physician under chapter 334 and
45 who has had at least two years of experience as an assistant physician in providing psychiatric
46 treatment to individuals suffering from mental health disorders;

47 (19) "Psychiatric nurse", a registered professional nurse who is licensed under chapter 335
48 and who has had at least two years of experience as a registered professional nurse in providing

1 psychiatric nursing treatment to individuals suffering from mental disorders;

2 (20) "Psychiatric physician assistant", a licensed physician assistant under chapter 334 and
 3 who has had at least two years of experience as a physician assistant in providing psychiatric
 4 treatment to individuals suffering from mental health disorders or a graduate of a postgraduate
 5 residency or fellowship for physician assistants in psychiatry;

6 [(18)] (21) "Psychiatric social worker", a person with a master's or further advanced degree
 7 from an accredited school of social work, practicing pursuant to chapter 337, and with a minimum
 8 of one year training or experience in providing psychiatric care, treatment or services in a
 9 psychiatric setting to individuals suffering from a mental disorder;

10 [(19)] (22) "Psychiatrist", a licensed physician who in addition has successfully completed a
 11 training program in psychiatry approved by the American Medical Association, the American
 12 Osteopathic Association or other training program certified as equivalent by the department;

13 [(20)] (23) "Psychologist", a person licensed to practice psychology under chapter 337 with
 14 a minimum of one year training or experience in providing treatment or services to mentally
 15 disordered or mentally ill individuals;

16 [(21)] (24) "Resident in psychiatry", a licensed physician who is in a training program in
 17 psychiatry approved by the American Medical Association, the American Osteopathic Association
 18 or other training program certified as equivalent by the department;

19 [(22)] (25) "Respondent", an individual against whom involuntary civil detention
 20 proceedings are instituted pursuant to this chapter;

21 [(23)] (26) "Treatment", any effort to accomplish a significant change in the mental or
 22 emotional conditions or the behavior of the patient consistent with generally recognized principles
 23 or standards in the mental health professions.

24 ~~[208.671. 1. As used in this section and section 208.673, the following terms~~
 25 ~~shall mean:~~

26 (1) ~~"Asynchronous store-and-forward", the transfer of a participant's~~
 27 ~~clinically important digital samples, such as still images, videos,~~
 28 ~~audio, text files, and relevant data from an originating site through the~~
 29 ~~use of a camera or similar recording device that stores digital samples~~
 30 ~~that are forwarded via telecommunication to a distant site for~~
 31 ~~consultation by a consulting provider without requiring the~~
 32 ~~simultaneous presence of the participant and the participant's treating~~
 33 ~~provider;~~

34 (2) ~~"Asynchronous store-and-forward technology", cameras or other~~
 35 ~~recording devices that store images which may be forwarded via~~
 36 ~~telecommunication devices at a later time;~~

37 (3) ~~"Consultation", a type of evaluation and management service as~~
 38 ~~defined by the most recent edition of the Current Procedural~~
 39 ~~Terminology published annually by the American Medical~~
 40 ~~Association;~~

41 (4) ~~"Consulting provider", a provider who, upon referral by the~~
 42 ~~treating provider, evaluates a participant and appropriate medical data~~
 43 ~~or images delivered through asynchronous store-and-forward~~
 44 ~~technology. If a consulting provider is unable to render an opinion~~
 45 ~~due to insufficient information, the consulting provider may request~~
 46 ~~additional information to facilitate the rendering of an opinion or~~
 47 ~~decline to render an opinion;~~

48 (5) ~~"Distant site", the site where a consulting provider is located at~~

1 the time the consultation service is provided;

2 (6) ~~“Originating site”, the site where a MO HealthNet participant~~
 3 ~~receiving services and such participant’s treating provider are both~~
 4 ~~physically located;~~

5 (7) ~~“Provider”, any provider of medical, mental health, optometric, or~~
 6 ~~dental health services, including all other medical disciplines, licensed~~
 7 ~~and providing MO HealthNet services who has the authority to refer~~
 8 ~~participants for medical, mental health, optometric, dental, or other~~
 9 ~~health care services within the scope of practice and licensure of the~~
 10 ~~provider;~~

11 (8) ~~“Telehealth”, as that term is defined in section 191.1145;~~

12 (9) ~~“Treating provider”, a provider who:~~

13 (a) ~~Evaluates a participant;~~

14 (b) ~~Determines the need for a consultation;~~

15 (c) ~~Arranges the services of a consulting provider for the purpose of~~
 16 ~~diagnosis and treatment; and~~

17 (d) ~~Provides or supplements the participant’s history and provides~~
 18 ~~pertinent physical examination findings and medical information to~~
 19 ~~the consulting provider.~~

20 2. ~~The department of social services, in consultation with the~~
 21 ~~departments of mental health and health and senior services, shall~~
 22 ~~promulgate rules governing the use of asynchronous store-and-~~
 23 ~~forward technology in the practice of telehealth in the MO HealthNet~~
 24 ~~program. Such rules shall include, but not be limited to:~~

25 (1) ~~Appropriate standards for the use of asynchronous store-and-~~
 26 ~~forward technology in the practice of telehealth;~~

27 (2) ~~Certification of agencies offering asynchronous store-and-forward~~
 28 ~~technology in the practice of telehealth;~~

29 (3) ~~Timelines for completion and communication of a consulting~~
 30 ~~provider’s consultation or opinion, or if the consulting provider is~~
 31 ~~unable to render an opinion, timelines for communicating a request~~
 32 ~~for additional information or that the consulting provider declines to~~
 33 ~~render an opinion;~~

34 (4) ~~Length of time digital files of such asynchronous store-and-~~
 35 ~~forward services are to be maintained;~~

36 (5) ~~Security and privacy of such digital files;~~

37 (6) ~~Participant consent for asynchronous store-and-forward services;~~
 38 ~~and~~

39 (7) ~~Payment for services by providers; except that, consulting~~
 40 ~~providers who decline to render an opinion shall not receive payment~~
 41 ~~under this section unless and until an opinion is rendered.~~

42
 43 ~~Telehealth providers using asynchronous store-and-forward~~
 44 ~~technology shall be required to obtain participant consent before~~
 45 ~~asynchronous store-and-forward services are initiated and to ensure~~
 46 ~~confidentiality of medical information.~~

47 3. ~~Asynchronous store-and-forward technology in the practice of~~
 48 ~~telehealth may be utilized to service individuals who are qualified as~~

1 MO HealthNet participants under Missouri law. The total payment for
 2 both the treating provider and the consulting provider shall not exceed
 3 the payment for a face-to-face consultation of the same level.

4 4. The standard of care for the use of asynchronous store and forward
 5 technology in the practice of telehealth shall be the same as the
 6 standard of care for services provided in person.]
 7

8 [208.673. 1. There is hereby established the "Telehealth Services
 9 Advisory Committee" to advise the department of social services and
 10 propose rules regarding the coverage of telehealth services in the MO
 11 HealthNet program utilizing asynchronous store and forward
 12 technology.

13 2. The committee shall be comprised of the following members:

14 (1) The director of the MO HealthNet division, or the director's
 15 designee;

16 (2) The medical director of the MO HealthNet division;

17 (3) A representative from a Missouri institution of higher education
 18 with expertise in telehealth;

19 (4) A representative from the Missouri office of primary care and
 20 rural health;

21 (5) Two board-certified specialists licensed to practice medicine in
 22 this state;

23 (6) A representative from a hospital located in this state that utilizes
 24 telehealth;

25 (7) A primary care physician from a federally qualified health center
 26 (FQHC) or rural health clinic;

27 (8) A primary care physician from a rural setting other than from an
 28 FQHC or rural health clinic;

29 (9) A dentist licensed to practice in this state; and

30 (10) A psychologist, or a physician who specializes in psychiatry,
 31 licensed to practice in this state.

32 3. Members of the committee listed in subdivisions (3) to (10) of
 33 subsection 2 of this section shall be appointed by the governor with
 34 the advice and consent of the senate. The first appointments to the
 35 committee shall consist of three members to serve three-year terms,
 36 three members to serve two-year terms, and three members to serve a
 37 one-year term as designated by the governor. Each member of the
 38 committee shall serve for a term of three years thereafter.

39 4. Members of the committee shall not receive any compensation for
 40 their services but shall be reimbursed for any actual and necessary
 41 expenses incurred in the performance of their duties.

42 5. Any member appointed by the governor may be removed from
 43 office by the governor without cause. If there is a vacancy for any
 44 cause, the governor shall make an appointment to become effective
 45 immediately for the unexpired term.

46 6. Any rule or portion of a rule, as that term is defined in section 536.010,
 47 that is created under the authority delegated in this section shall become
 48 effective only if it complies with and is subject to all of the provisions of

1 ~~chapter 536 and, if applicable, section 536.028. This section and chapter 536~~
 2 ~~are nonseverable and if any of the powers vested with the general assembly~~
 3 ~~pursuant to chapter 536 to review, to delay the effective date, or to disapprove~~
 4 ~~and annul a rule are subsequently held unconstitutional, then the grant of~~
 5 ~~rulemaking authority and any rule proposed or adopted after August 28, 2016,~~
 6 ~~shall be invalid and void.]~~

7
 8 ~~[208.675. For purposes of the provision of telehealth services in the MO~~
 9 ~~HealthNet program, the following individuals, licensed in Missouri, shall be~~
 10 ~~considered eligible health care providers:~~

11 ~~(1) Physicians, assistant physicians, and physician assistants;~~

12 ~~(2) Advanced practice registered nurses;~~

13 ~~(3) Dentists, oral surgeons, and dental hygienists under the~~
 14 ~~supervision of a currently registered and licensed dentist;~~

15 ~~(4) Psychologists and provisional licensees;~~

16 ~~(5) Pharmacists;~~

17 ~~(6) Speech, occupational, or physical therapists;~~

18 ~~(7) Clinical social workers;~~

19 ~~(8) Podiatrists;~~

20 ~~(9) Optometrists;~~

21 ~~(10) Licensed professional counselors; and~~

22 ~~(11) Eligible health care providers under subdivisions (1) to (10) of this section~~
 23 ~~practicing in a rural health clinic, federally qualified health center, or community~~
 24 ~~mental health center.]~~

25
 26 Section B. Because immediate action is necessary to save the lives of Missouri citizens who
 27 are suffering from the opioid crisis, the repeal and reenactment of sections 195.070, 217.364,
 28 334.036, and 374.426 and the enactment of sections 9.192, 195.265, and 630.875 of this act are
 29 deemed necessary for the immediate preservation of the public health, welfare, peace, and safety,
 30 and are hereby declared to be an emergency act within the meaning of the constitution, and the
 31 repeal and reenactment of sections 195.070, 217.364, 334.036, and 374.426 and the enactment of
 32 sections 9.192, 195.265, and 630.875 of this act shall be in full force and effect upon their passage
 33 and approval."; and

34
 35 Further amend said bill by amending the title, enacting clause, and intersectional references
 36 accordingly.