SENATE SUBSTITUTE

FOR

SENATE BILL NO. 51

AN ACT

To repeal sections 334.100, 334.506, and 334.613, RSMo, and to enact in lieu thereof three new sections relating to the scope of practice for physical therapists.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 334.100, 334.506, and 334.613, RSMo, are repealed and three new sections enacted in lieu thereof, to be known as sections 334.100, 334.506, and 334.613, to read as follows:

334.100. 1. The board may refuse to issue or renew any certificate of registration or authority, permit or 2 3 license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this 4 5 section. The board shall notify the applicant in writing of 6 the reasons for the refusal and shall advise the applicant 7 of the applicant's right to file a complaint with the 8 administrative hearing commission as provided by chapter 621. As an alternative to a refusal to issue or renew any 9 certificate, registration or authority, the board may, at 10 11 its discretion, issue a license which is subject to probation, restriction or limitation to an applicant for 12 licensure for any one or any combination of causes stated in 13 subsection 2 of this section. The board's order of 14 15 probation, limitation or restriction shall contain a 16 statement of the discipline imposed, the basis therefor, the date such action shall become effective, and a statement 17 that the applicant has thirty days to request in writing a 18 hearing before the administrative hearing commission. If 19 the board issues a probationary, limited or restricted 20

21 license to an applicant for licensure, either party may file 22 a written petition with the administrative hearing 23 commission within thirty days of the effective date of the probationary, limited or restricted license seeking review 24 25 of the board's determination. If no written request for a hearing is received by the administrative hearing commission 26 within the thirty-day period, the right to seek review of 27 28 the board's decision shall be considered as waived.

29 2. The board may cause a complaint to be filed with 30 the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or 31 authority, permit or license required by this chapter or any 32 person who has failed to renew or has surrendered the 33 person's certificate of registration or authority, permit or 34 license for any one or any combination of the following 35 36 causes:

37 (1) Use of any controlled substance, as defined in
38 chapter 195, or alcoholic beverage to an extent that such
39 use impairs a person's ability to perform the work of any
40 profession licensed or regulated by this chapter;

The person has been finally adjudicated and found 41 (2)quilty, or entered a plea of quilty or nolo contendere, in a 42 criminal prosecution under the laws of any state or of the 43 44 United States, for any offense reasonably related to the qualifications, functions or duties of any profession 45 46 licensed or regulated pursuant to this chapter, for any offense involving fraud, dishonesty or an act of violence, 47 or for any offense involving moral turpitude, whether or not 48 sentence is imposed; 49

50 (3) Use of fraud, deception, misrepresentation or
51 bribery in securing any certificate of registration or
52 authority, permit or license issued pursuant to this chapter

53 or in obtaining permission to take any examination given or 54 required pursuant to this chapter;

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

60 (a) Obtaining or attempting to obtain any fee, charge,
61 tuition or other compensation by fraud, deception or
62 misrepresentation; willfully and continually overcharging or
63 overtreating patients; or charging for visits to the
64 physician's office which did not occur unless the services
65 were contracted for in advance, or for services which were
66 not rendered or documented in the patient's records;

67 (b) Attempting, directly or indirectly, by way of
68 intimidation, coercion or deception, to obtain or retain a
69 patient or discourage the use of a second opinion or
70 consultation;

71 (c) Willfully and continually performing inappropriate 72 or unnecessary treatment, diagnostic tests or medical or 73 surgical services;

(d) Delegating professional responsibilities to a
person who is not qualified by training, skill, competency,
age, experience or licensure to perform such
responsibilities;

(e) Misrepresenting that any disease, ailment or
infirmity can be cured by a method, procedure, treatment,
medicine or device;

81 (f) Performing or prescribing medical services which
82 have been declared by board rule to be of no medical or
83 osteopathic value;

84 (g) Final disciplinary action by any professional85 medical or osteopathic association or society or licensed

86 hospital or medical staff of such hospital in this or any 87 other state or territory, whether agreed to voluntarily or 88 not, and including, but not limited to, any removal, suspension, limitation, or restriction of the person's 89 90 license or staff or hospital privileges, failure to renew 91 such privileges or license for cause, or other final disciplinary action, if the action was in any way related to 92 93 unprofessional conduct, professional incompetence, 94 malpractice or any other violation of any provision of this 95 chapter;

Signing a blank prescription form; or dispensing, 96 (h) prescribing, administering or otherwise distributing any 97 drug, controlled substance or other treatment without 98 sufficient examination including failing to establish a 99 100 valid physician-patient relationship pursuant to section 101 334.108, or for other than medically accepted therapeutic or 102 experimental or investigative purposes duly authorized by a state or federal agency, or not in the course of 103 104 professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity 105 or disease, except as authorized in section 334.104; 106

107 (i) Exercising influence within a physician-patient 108 relationship for purposes of engaging a patient in sexual 109 activity;

(j) Being listed on any state or federal sexual offender registry;

(k) Terminating the medical care of a patient without adequate notice or without making other arrangements for the continued care of the patient;

(1) Failing to furnish details of a patient's medical records to other treating physicians or hospitals upon proper request; or failing to comply with any other law relating to medical records;

(m) Failure of any applicant or licensee to cooperatewith the board during any investigation;

121 (n) Failure to comply with any subpoena or subpoena122 duces tecum from the board or an order of the board;

(o) Failure to timely pay license renewal feesspecified in this chapter;

(p) Violating a probation agreement, order, or other settlement agreement with this board or any other licensing agency;

128 (q) Failing to inform the board of the physician's 129 current residence and business address;

130 Advertising by an applicant or licensee which is (r) 131 false or misleading, or which violates any rule of the 132 board, or which claims without substantiation the positive 133 cure of any disease, or professional superiority to or 134 greater skill than that possessed by any other physician. 135 An applicant or licensee shall also be in violation of this provision if the applicant or licensee has a financial 136 137 interest in any organization, corporation or association which issues or conducts such advertising; 138

(s) Any other conduct that is unethical orunprofessional involving a minor;

Any conduct or practice which is or might be 141 (5) 142 harmful or dangerous to the mental or physical health of a 143 patient or the public; or incompetency, gross negligence or repeated negligence in the performance of the functions or 144 145 duties of any profession licensed or regulated by this chapter. For the purposes of this subdivision, "repeated 146 negligence" means the failure, on more than one occasion, to 147 148 use that degree of skill and learning ordinarily used under 149 the same or similar circumstances by the member of the applicant's or licensee's profession; 150

(6) Violation of, or attempting to violate, directly
or indirectly, or assisting or enabling any person to
violate, any provision of this chapter or chapter 324, or of
any lawful rule or regulation adopted pursuant to this
chapter or chapter 324;

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

160 (8) Revocation, suspension, restriction, modification, limitation, reprimand, warning, censure, probation or other 161 final disciplinary action against the holder of or applicant 162 for a license or other right to practice any profession 163 regulated by this chapter by another state, territory, 164 federal agency or country, whether or not voluntarily agreed 165 to by the licensee or applicant, including, but not limited 166 167 to, the denial of licensure, surrender of the license, allowing the license to expire or lapse, or discontinuing or 168 limiting the practice of medicine while subject to an 169 investigation or while actually under investigation by any 170 licensing authority, medical facility, branch of the Armed 171 Forces of the United States of America, insurance company, 172 court, agency of the state or federal government, or 173 174 employer;

175 (9) A person is finally adjudged incapacitated or176 disabled by a court of competent jurisdiction;

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

184 this chapter. A physician who works in accordance with 185 standing orders or protocols or in accordance with the 186 provisions of section 334.104 shall not be in violation of 187 this subdivision;

188 (11) Issuance of a certificate of registration or 189 authority, permit or license based upon a material mistake 190 of fact;

191 (12) Failure to display a valid certificate or license
192 if so required by this chapter or any rule promulgated
193 pursuant to this chapter;

(13) Violation of the drug laws or rules and regulations of this state, including but not limited to any provision of chapter 195, any other state, or the federal government;

(14) Knowingly making, or causing to be made, or
aiding, or abetting in the making of, a false statement in
any birth, death or other certificate or document executed
in connection with the practice of the person's profession;

202 (15) Knowingly making a false statement, orally or in203 writing to the board;

Soliciting patronage in person or by agents or 204 (16)representatives, or by any other means or manner, under the 205 206 person's own name or under the name of another person or 207 concern, actual or pretended, in such a manner as to 208 confuse, deceive, or mislead the public as to the need or 209 necessity for or appropriateness of health care services for 210 all patients, or the qualifications of an individual person or persons to diagnose, render, or perform health care 211 212 services;

(17) Using, or permitting the use of, the person's name under the designation of "Doctor", "Dr.", "M.D.", or "D.O.", or any similar designation with reference to the commercial exploitation of any goods, wares or merchandise;

(18) Knowingly making or causing to be made a false statement or misrepresentation of a material fact, with intent to defraud, for payment pursuant to the provisions of chapter 208 or chapter 630 or for payment from Title XVIII or Title XIX of the Social Security Act;

222 Failure or refusal to properly guard against (19)223 contagious, infectious or communicable diseases or the 224 spread thereof; maintaining an unsanitary office or 225 performing professional services under unsanitary 226 conditions; or failure to report the existence of an 227 unsanitary condition in the office of a physician or in any health care facility to the board, in writing, within thirty 228 229 days after the discovery thereof;

230 Any candidate for licensure or person licensed to (20)practice as a physical therapist, paying or offering to pay 231 a referral fee or[, notwithstanding section 334.010 to the 232 233 contrary, practicing or offering to practice professional physical therapy independent of the prescription and 234 235 direction of a person licensed and registered as a physician and surgeon pursuant to this chapter, as a dentist pursuant 236 to chapter 332, as a podiatrist pursuant to chapter 330, as 237 an advanced practice registered nurse under chapter 335, or 238 239 any licensed and registered physician, dentist, podiatrist, 240 or advanced practice registered nurse practicing in another jurisdiction, whose license is in good standing] evaluating 241 242 or treating a patient in a manner inconsistent with section 243 334.506;

244 (21) Any candidate for licensure or person licensed to
245 practice as a physical therapist, treating or attempting to
246 treat ailments or other health conditions of human beings
247 other than by professional physical therapy and as
248 authorized by sections 334.500 to 334.620;

249 Any person licensed to practice as a physician or (22)250 surgeon, requiring, as a condition of the physician-patient 251 relationship, that the patient receive prescribed drugs, 252 devices or other professional services directly from 253 facilities of that physician's office or other entities 254 under that physician's ownership or control. A physician shall provide the patient with a prescription which may be 255 256 taken to the facility selected by the patient and a 257 physician knowingly failing to disclose to a patient on a 258 form approved by the advisory commission for professional physical therapists as established by section 334.625 which 259 is dated and signed by a patient or quardian acknowledging 260 that the patient or guardian has read and understands that 261 the physician has a pecuniary interest in a physical therapy 262 263 or rehabilitation service providing prescribed treatment and 264 that the prescribed treatment is available on a competitive 265 basis. This subdivision shall not apply to a referral by one physician to another physician within a group of 266 267 physicians practicing together;

268 (23) A pattern of personal use or consumption of any 269 controlled substance unless it is prescribed, dispensed or 270 administered by another physician who is authorized by law 271 to do so;

(24) Habitual intoxication or dependence on alcohol,
evidence of which may include more than one alcohol-related
enforcement contact as defined by section 302.525;

275 (25) Failure to comply with a treatment program or an 276 aftercare program entered into as part of a board order, 277 settlement agreement or licensee's professional health 278 program;

279 (26) Revocation, suspension, limitation, probation, or
280 restriction of any kind whatsoever of any controlled
281 substance authority, whether agreed to voluntarily or not,

282 or voluntary termination of a controlled substance authority 283 while under investigation;

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

291 3. Collaborative practice arrangements, protocols and
292 standing orders shall be in writing and signed and dated by
293 a physician prior to their implementation.

After the filing of such complaint before the 294 4. 295 administrative hearing commission, the proceedings shall be 296 conducted in accordance with the provisions of chapter 621. 297 Upon a finding by the administrative hearing commission that 298 the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in 299 300 combination, warn, censure or place the person named in the complaint on probation on such terms and conditions as the 301 board deems appropriate for a period not to exceed ten 302 years, or may suspend the person's license, certificate or 303 304 permit for a period not to exceed three years, or restrict 305 or limit the person's license, certificate or permit for an 306 indefinite period of time, or revoke the person's license, 307 certificate, or permit, or administer a public or private 308 reprimand, or deny the person's application for a license, or permanently withhold issuance of a license or require the 309 person to submit to the care, counseling or treatment of 310 311 physicians designated by the board at the expense of the individual to be examined, or require the person to attend 312 such continuing educational courses and pass such 313 314 examinations as the board may direct.

315 5. In any order of revocation, the board may provide 316 that the person may not apply for reinstatement of the 317 person's license for a period of time ranging from two to 318 seven years following the date of the order of revocation. 319 All stay orders shall toll this time period.

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

In any investigation, hearing or other proceeding 326 7. to determine a licensee's or applicant's fitness to 327 328 practice, any record relating to any patient of the licensee 329 or applicant shall be discoverable by the board and admissible into evidence, regardless of any statutory or 330 331 common law privilege which such licensee, applicant, record custodian or patient might otherwise invoke. In addition, 332 333 no such licensee, applicant, or record custodian may withhold records or testimony bearing upon a licensee's or 334 applicant's fitness to practice on the ground of privilege 335 between such licensee, applicant or record custodian and a 336 337 patient.

338 8. The act of lawfully dispensing, prescribing,
339 administering, or otherwise distributing ivermectin tablets
340 or hydroxychloroquine sulfate tablets for human use shall
341 not be grounds for denial, suspension, revocation, or other
342 disciplinary action by the board.

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

3 (1) "Approved health care provider" [means], a person
4 holding a current and active license as a physician and
5 surgeon under this chapter, a chiropractor under chapter

6 331, a dentist under chapter 332, a podiatrist under chapter 7 330, a physician assistant under this chapter, an advanced 8 practice registered nurse under chapter 335, or any licensed 9 and registered physician, chiropractor, dentist, or 10 podiatrist practicing in another jurisdiction whose license 11 is in good standing;

12 (2) "Consult" or "consultation", communication by 13 telephone, by fax, in writing, or in person with the 14 patient's personally approved licensed health care provider 15 or a licensed health care provider of the patient's 16 designation.

17 2. A physical therapist [shall not] may evaluate and
18 initiate treatment [for a new injury or illness] on a
19 patient without a prescription or referral from an approved
20 health care provider, provided that the physical therapist
21 has a doctorate of physical therapy degree or has five years
22 of clinical practice as a physical therapist.

3. A physical therapist may provide educational
resources and training, develop fitness or wellness programs
[for asymptomatic persons], or provide screening or
consultative services within the scope of physical therapy
practice without [the] <u>a</u> prescription [and direction of] <u>or</u>
<u>referral from</u> an approved health care provider.

29 4. [A physical therapist may examine and treat without the prescription and direction of an approved health care 30 31 provider any person with a recurring self-limited injury 32 within one year of diagnosis by an approved health care provider or a chronic illness that has been previously 33 diagnosed by an approved health care provider. 34 The physical 35 therapist shall:]

36 (1) [Contact the patient's current approved health
37 care provider within seven days of initiating physical
38 therapy services under this subsection;] <u>A physical</u>

39 therapist shall refer to an approved health care provider
40 any patient whose condition at the time of evaluation or
41 treatment is determined to be beyond the scope of practice
42 of physical therapy. The physical therapist shall not
43 provide physical therapy services or treatment after this
44 referral has been made.

45 [Not change an existing physical therapy referral (2)available to the physical therapist without approval of the 46 47 patient's current approved health care provider;] A physical 48 therapist shall refer to an approved health care provider 49 any patient who does not demonstrate measurable or 50 functional improvement after ten visits or thirty days, 51 whichever occurs first. The physical therapist shall not provide further therapy services or treatment after this 52 referral has been made. 53

(3) [Refer to an approved health care provider any
patient whose medical condition at the time of examination
or treatment is determined to be beyond the scope of
practice of physical therapy;

(4) Refer to an approved health care provider any
patient whose condition for which physical therapy services
are rendered under this subsection has not been documented
to be progressing toward documented treatment goals after
six visits or fourteen days, whichever first occurs;

(5) Notify the patient's current approved health care 63 64 provider prior to the continuation of treatment if treatment 65 rendered under this subsection is to continue beyond thirty 66 davs. The physical therapist shall provide such notification for each successive period of thirty days.] 67 (a) A physical therapist shall consult with an approved 68 69 health care provider if, after every ten visits or thirty days, whichever occurs first, the patient has demonstrated 70 71 measurable or functional improvement from the course of

72	physical therapy services or treatment provided and the
73	physical therapist believes that continuation of the course
74	of physical therapy services or treatment is reasonable and
75	necessary based on the physical therapist's evaluation of
76	the patient. The physical therapist shall not provide
77	further physical therapy services or treatment until the
78	consultation has occurred.
79	(b) The consultation with the approved health care
80	provider shall include information concerning:
81	a. The patient's condition for which physical therapy
82	services or treatments were provided;
83	b. The basis for the course of services or treatment
84	indicated, as determined from the physical therapy
85	evaluation of the patient;
86	c. The physical therapy services or treatment provided
87	before the date of the consultation;
88	d. The patient's demonstrated measurable or functional
89	improvement from the services or treatment provided before
90	the date of the consultation;
91	e. The continuing physical therapy services or
92	treatment proposed to be provided following the
93	consultation; and
94	f. The professional physical therapy basis for the
95	continued physical therapy services or treatment to be
96	provided.
97	(c) Continued physical therapy services or treatment
98	following the consultation with and approval by an approved
99	health care provider shall proceed in accordance with any
100	feedback, advice, opinion, or direction of the approved
101	health care provider. The physical therapist shall notify
102	the consulting approved health care provider of continuing
103	physical therapy services or treatment and the patient's
104	progress at least every ten visits or thirty days after the

105 initial consultation unless the consulting approved health 106 care provider directs otherwise.

107 5. The provision of physical therapy services of evaluation and screening pursuant to this section shall be 108 109 limited to a physical therapist, and any authority for 110 evaluation and screening granted within this section may not be delegated. Upon each reinitiation of physical therapy 111 112 services, a physical therapist shall provide a full physical therapy evaluation prior to the reinitiation of physical 113 114 therapy treatment. [Physical therapy treatment provided pursuant to the provisions of subsection 4 of this section 115 may be delegated by physical therapists to physical 116 therapist assistants only if the patient's current approved 117 health care provider has been so informed as part of the 118 119 physical therapist's seven-day notification upon 120 reinitiation of physical therapy services as required in 121 subsection 4 of this section.] Nothing in this subsection 122 shall be construed as to limit the ability of physical 123 therapists or physical therapist assistants to provide physical therapy services in accordance with the provisions 124 of this chapter, and upon the referral of an approved health 125 care provider. Nothing in this subsection shall prohibit an 126 approved health care provider from acting within the scope 127 128 of their practice as defined by the applicable chapters of 129 RSMo.

130 6. No person licensed to practice, or applicant for
131 licensure, as a physical therapist or physical therapist
132 assistant shall make a medical diagnosis.

7. A physical therapist shall only delegate physical
therapy treatment to a physical therapist assistant or to a
person in an entry level of a professional education program
approved by the Commission on Accreditation in Physical
Therapy Education (CAPTE) who satisfies supervised clinical

education requirements related to the person's physical therapist or physical therapist assistant education. The entry-level person shall be under the supervision of a physical therapist.

334.613. 1. The board may refuse to issue or renew a 2 license to practice as a physical therapist or physical therapist assistant for one or any combination of causes 3 4 stated in subsection 2 of this section. The board shall 5 notify the applicant in writing of the reasons for the 6 refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing 7 commission as provided by chapter 621. As an alternative to 8 a refusal to issue or renew a license to practice as a 9 physical therapist or physical therapist assistant, the 10 board may, at its discretion, issue a license which is 11 12 subject to probation, restriction, or limitation to an applicant for licensure for any one or any combination of 13 causes stated in subsection 2 of this section. 14 The board's 15 order of probation, limitation, or restriction shall contain a statement of the discipline imposed, the basis therefor, 16 the date such action shall become effective, and a statement 17 that the applicant has thirty days to request in writing a 18 hearing before the administrative hearing commission. 19 If 20 the board issues a probationary, limited, or restricted license to an applicant for licensure, either party may file 21 22 a written petition with the administrative hearing commission within thirty days of the effective date of the 23 probationary, limited, or restricted license seeking review 24 of the board's determination. If no written request for a 25 hearing is received by the administrative hearing commission 26 within the thirty-day period, the right to seek review of 27 the board's decision shall be considered as waived. 28

29 2. The board may cause a complaint to be filed with
30 the administrative hearing commission as provided by chapter
31 621 against any holder of a license to practice as a
32 physical therapist or physical therapist assistant who has
33 failed to renew or has surrendered his or her license for
34 any one or any combination of the following causes:

35 (1) Use of any controlled substance, as defined in
36 chapter 195, or alcoholic beverage to an extent that such
37 use impairs a person's ability to perform the work of a
38 physical therapist or physical therapist assistant;

39 (2) The person has been finally adjudicated and found 40 guilty, or entered a plea of guilty or nolo contendere, in a 41 criminal prosecution under the laws of any state, of the 42 United States, or of any country, for any offense directly 43 related to the duties and responsibilities of the 44 occupation, as set forth in section 324.012, regardless of 45 whether or not sentence is imposed;

46 (3) Use of fraud, deception, misrepresentation, or
47 bribery in securing any certificate of registration or
48 authority, permit, or license issued under this chapter or
49 in obtaining permission to take any examination given or
50 required under this chapter;

(4) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct, or unprofessional conduct in the performance of the functions or duties of a physical therapist or physical therapist assistant, including but not limited to the following:

(a) Obtaining or attempting to obtain any fee, charge,
tuition, or other compensation by fraud, deception, or
misrepresentation; willfully and continually overcharging or
overtreating patients; or charging for sessions of physical
therapy which did not occur unless the services were

61 contracted for in advance, or for services which were not 62 rendered or documented in the patient's records;

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

67 (c) Willfully and continually performing inappropriate68 or unnecessary treatment or services;

69 (d) Delegating professional responsibilities to a
70 person who is not qualified by training, skill, competency,
71 age, experience, or licensure to perform such
72 responsibilities;

(e) Misrepresenting that any disease, ailment, or
infirmity can be cured by a method, procedure, treatment,
medicine, or device;

76 (f) Performing services which have been declared by77 board rule to be of no physical therapy value;

Final disciplinary action by any professional 78 (a) 79 association, professional society, licensed hospital or medical staff of the hospital, or physical therapy facility 80 in this or any other state or territory, whether agreed to 81 voluntarily or not, and including but not limited to any 82 removal, suspension, limitation, or restriction of the 83 84 person's professional employment, malpractice, or any other violation of any provision of this chapter; 85

(h) Administering treatment without sufficient
examination, or for other than medically accepted
therapeutic or experimental or investigative purposes duly
authorized by a state or federal agency, or not in the
course of professional physical therapy practice;

91 (i) Engaging in or soliciting sexual relationships,
92 whether consensual or nonconsensual, while a physical
93 therapist or physical therapist assistant/patient

94 relationship exists; making sexual advances, requesting 95 sexual favors, or engaging in other verbal conduct or 96 physical contact of a sexual nature with patients or clients;

97 (j) Terminating the care of a patient without adequate
98 notice or without making other arrangements for the
99 continued care of the patient;

100 (k) Failing to furnish details of a patient's physical 101 therapy records to treating physicians, other physical 102 therapists, or hospitals upon proper request; or failing to 103 comply with any other law relating to physical therapy 104 records;

105 (1) Failure of any applicant or licensee, other than
106 the licensee subject to the investigation, to cooperate with
107 the board during any investigation;

108 (m) Failure to comply with any subpoena or subpoena109 duces tecum from the board or an order of the board;

(n) Failure to timely pay license renewal feesspecified in this chapter;

(o) Violating a probation agreement with this board or any other licensing agency;

(p) Failing to inform the board of the physical therapist's or physical therapist assistant's current telephone number, residence, and business address;

117 Advertising by an applicant or licensee which is (q) 118 false or misleading, or which violates any rule of the 119 board, or which claims without substantiation the positive cure of any disease, or professional superiority to or 120 greater skill than that possessed by any other physical 121 therapist or physical therapist assistant. An applicant or 122 123 licensee shall also be in violation of this provision if the 124 applicant or licensee has a financial interest in any organization, corporation, or association which issues or 125 126 conducts such advertising;

127 (5) Any conduct or practice which is or might be 128 harmful or dangerous to the mental or physical health of a 129 patient or the public; or incompetency, gross negligence, or repeated negligence in the performance of the functions or 130 131 duties of a physical therapist or physical therapist 132 assistant. For the purposes of this subdivision, "repeated negligence" means the failure, on more than one occasion, to 133 134 use that degree of skill and learning ordinarily used under the same or similar circumstances by the member of the 135 136 applicant's or licensee's profession;

137 (6) Violation of, or attempting to violate, directly
138 or indirectly, or assisting or enabling any person to
139 violate, any provision of this chapter, or of any lawful
140 rule adopted under this chapter;

141 (7) Impersonation of any person licensed as a physical
142 therapist or physical therapist assistant or allowing any
143 person to use his or her license or diploma from any school;

Revocation, suspension, restriction, modification, 144 (8) 145 limitation, reprimand, warning, censure, probation, or other final disciplinary action against a physical therapist or 146 physical therapist assistant for a license or other right to 147 practice as a physical therapist or physical therapist 148 149 assistant by another state, territory, federal agency or 150 country, whether or not voluntarily agreed to by the 151 licensee or applicant, including but not limited to the denial of licensure, surrender of the license, allowing the 152 153 license to expire or lapse, or discontinuing or limiting the practice of physical therapy while subject to an 154 investigation or while actually under investigation by any 155 156 licensing authority, medical facility, branch of the Armed 157 Forces of the United States of America, insurance company, court, agency of the state or federal government, or 158 159 employer;

160 (9) A person is finally adjudged incapacitated or161 disabled by a court of competent jurisdiction;

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

(11) Issuance of a license to practice as a physical therapist or physical therapist assistant based upon a material mistake of fact;

172 (12) Failure to display a valid license pursuant to
173 practice as a physical therapist or physical therapist
174 assistant;

(13) Knowingly making, or causing to be made, or aiding, or abetting in the making of, a false statement in any document executed in connection with the practice of physical therapy;

Soliciting patronage in person or by agents or 179 (14)representatives, or by any other means or manner, under the 180 person's own name or under the name of another person or 181 182 concern, actual or pretended, in such a manner as to 183 confuse, deceive, or mislead the public as to the need or 184 necessity for or appropriateness of physical therapy 185 services for all patients, or the qualifications of an 186 individual person or persons to render, or perform physical 187 therapy services;

(15) Using, or permitting the use of, the person's
name under the designation of "physical therapist",
"physiotherapist", "registered physical therapist", "P.T.",
"Ph.T.", "P.T.T.", "D.P.T.", "M.P.T." or "R.P.T.", "physical
therapist assistant", "P.T.A.", "L.P.T.A.", "C.P.T.A.", or

193 any similar designation with reference to the commercial 194 exploitation of any goods, wares or merchandise;

(16) Knowingly making or causing to be made a false statement or misrepresentation of a material fact, with intent to defraud, for payment under chapter 208 or chapter 630 or for payment from Title XVIII or Title XIX of the Social Security Act;

Failure or refusal to properly guard against 200 (17)201 contagious, infectious, or communicable diseases or the 202 spread thereof; maintaining an unsanitary facility or performing professional services under unsanitary 203 conditions; or failure to report the existence of an 204 205 unsanitary condition in any physical therapy facility to the 206 board, in writing, within thirty days after the discovery 207 thereof;

(18) Any candidate for licensure or person licensed to 208 209 practice as a physical therapist or physical therapist assistant paying or offering to pay a referral fee or [, 210 211 notwithstanding section 334.010 to the contrary, practicing or offering to practice professional physical therapy 212 independent of the prescription and direction of a person 213 214 licensed and registered as a physician and surgeon under this chapter, as a physician assistant under this chapter, 215 216 as a chiropractor under chapter 331, as a dentist under 217 chapter 332, as a podiatrist under chapter 330, as an 218 advanced practice registered nurse under chapter 335, or any 219 licensed and registered physician, chiropractor, dentist, podiatrist, or advanced practice registered nurse practicing 220 221 in another jurisdiction, whose license is in good standing] 222 evaluating or treating a patient in a manner inconsistent with section 334.506; 223

(19) Any candidate for licensure or person licensed topractice as a physical therapist or physical therapist

assistant treating or attempting to treat ailments or other health conditions of human beings other than by professional physical therapy and as authorized by sections 334.500 to 334.685;

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

(21) Failing to maintain adequate patient recordsunder section 334.602;

236 Attempting to engage in conduct that subverts or (22)undermines the integrity of the licensing examination or the 237 licensing examination process, including but not limited to 238 239 utilizing in any manner recalled or memorized licensing 240 examination questions from or with any person or entity, 241 failing to comply with all test center security procedures, 242 communicating or attempting to communicate with any other examinees during the test, or copying or sharing licensing 243 244 examination questions or portions of questions;

Any candidate for licensure or person licensed to 245 (23)practice as a physical therapist or physical therapist 246 assistant who requests, receives, participates or engages 247 directly or indirectly in the division, transferring, 248 249 assigning, rebating or refunding of fees received for 250 professional services or profits by means of a credit or 251 other valuable consideration such as wages, an unearned 252 commission, discount or gratuity with any person who referred a patient, or with any relative or business 253 associate of the referring person; 254

(24) Being unable to practice as a physical therapist or physical therapist assistant with reasonable skill and safety to patients by reasons of incompetency, or because of illness, drunkenness, excessive use of drugs, narcotics,

259 chemicals, or as a result of any mental or physical 260 condition. The following shall apply to this subdivision:

261 (a) In enforcing this subdivision the board shall, after a hearing by the board, upon a finding of probable 262 263 cause, require a physical therapist or physical therapist 264 assistant to submit to a reexamination for the purpose of 265 establishing his or her competency to practice as a physical therapist or physical therapist assistant conducted in 266 267 accordance with rules adopted for this purpose by the board, 268 including rules to allow the examination of the pattern and practice of such physical therapist's or physical therapist 269 assistant's professional conduct, or to submit to a mental 270 or physical examination or combination thereof by a facility 271 272 or professional approved by the board;

(b) For the purpose of this subdivision, every physical therapist and physical therapist assistant licensed under this chapter is deemed to have consented to submit to a mental or physical examination when directed in writing by the board;

(c) In addition to ordering a physical or mental examination to determine competency, the board may, notwithstanding any other law limiting access to medical or other health data, obtain medical data and health records relating to a physical therapist, physical therapist assistant or applicant without the physical therapist's, physical therapist assistant's or applicant's consent;

(d) Written notice of the reexamination or the physical or mental examination shall be sent to the physical therapist or physical therapist assistant, by registered mail, addressed to the physical therapist or physical therapist assistant at the physical therapist's or physical therapist assistant's last known address. Failure of a physical therapist or physical therapist assistant to submit

292 to the examination when directed shall constitute an 293 admission of the allegations against the physical therapist 294 or physical therapist assistant, in which case the board may 295 enter a final order without the presentation of evidence, 296 unless the failure was due to circumstances beyond the 297 physical therapist's or physical therapist assistant's 298 control. A physical therapist or physical therapist 299 assistant whose right to practice has been affected under 300 this subdivision shall, at reasonable intervals, be afforded 301 an opportunity to demonstrate that the physical therapist or physical therapist assistant can resume the competent 302 practice as a physical therapist or physical therapist 303 304 assistant with reasonable skill and safety to patients;

(e) In any proceeding under this subdivision neither the record of proceedings nor the orders entered by the board shall be used against a physical therapist or physical therapist assistant in any other proceeding. Proceedings under this subdivision shall be conducted by the board without the filing of a complaint with the administrative hearing commission;

(f) When the board finds any person unqualified because of any of the grounds set forth in this subdivision, it may enter an order imposing one or more of the disciplinary measures set forth in subsection 3 of this section.

317 3. After the filing of such complaint before the 318 administrative hearing commission, the proceedings shall be 319 conducted in accordance with the provisions of chapter 621. 320 Upon a finding by the administrative hearing commission that 321 the grounds provided in subsection 2 of this section for 322 disciplinary action are met, the board may, singly or in 323 combination:

(1) Warn, censure or place the physical therapist or
physical therapist assistant named in the complaint on
probation on such terms and conditions as the board deems
appropriate for a period not to exceed ten years;

328 (2) Suspend the physical therapist's or physical
329 therapist assistant's license for a period not to exceed
330 three years;

331 (3) Restrict or limit the physical therapist's or 332 physical therapist assistant's license for an indefinite 333 period of time;

334 (4) Revoke the physical therapist's or physical335 therapist assistant's license;

336 (5) Administer a public or private reprimand;
337 (6) Deny the physical therapist's or physical
338 therapist assistant's application for a license;

339

(7) Permanently withhold issuance of a license;

340 (8) Require the physical therapist or physical
341 therapist assistant to submit to the care, counseling or
342 treatment of physicians designated by the board at the
343 expense of the physical therapist or physical therapist
344 assistant to be examined;

345 (9) Require the physical therapist or physical
346 therapist assistant to attend such continuing educational
347 courses and pass such examinations as the board may direct.

348 4. In any order of revocation, the board may provide 349 that the physical therapist or physical therapist assistant 350 shall not apply for reinstatement of the physical 351 therapist's or physical therapist assistant's license for a 352 period of time ranging from two to seven years following the 353 date of the order of revocation. All stay orders shall toll 354 this time period.

355 5. Before restoring to good standing a license issued356 under this chapter which has been in a revoked, suspended,

or inactive state for any cause for more than two years, the board may require the applicant to attend such continuing medical education courses and pass such examinations as the board may direct.

6. In any investigation, hearing or other proceeding 361 to determine a physical therapist's, physical therapist 362 assistant's or applicant's fitness to practice, any record 363 364 relating to any patient of the physical therapist, physical therapist assistant, or applicant shall be discoverable by 365 366 the board and admissible into evidence, regardless of any statutory or common law privilege which such physical 367 therapist, physical therapist assistant, applicant, record 368 custodian, or patient might otherwise invoke. In addition, 369 370 no such physical therapist, physical therapist assistant, 371 applicant, or record custodian may withhold records or 372 testimony bearing upon a physical therapist's, physical 373 therapist assistant's, or applicant's fitness to practice on the grounds of privilege between such physical therapist, 374 375 physical therapist assistant, applicant, or record custodian and a patient. 376