1	AN ACT relating to physical therapy.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 327 IS CREATED TO
4	READ AS FOLLOWS:
5	The General Assembly finds and declares that:
6	(1) The practice of physical therapy should be regulated and controlled by this
7	chapter and administrative regulations promulgated thereunder in order to
8	protect and safeguard the health and safety of the citizens of the Commonwealth
9	of Kentucky; and
10	(2) Each individual licensed or privileged under this chapter shall be responsible and
11	accountable for making decisions that are based upon the individual's
12	educational preparation and experience in physical therapy and shall practice
13	physical therapy with reasonable skill and safety.
14	→SECTION 2. KRS 327.010 IS REPEALED AND REENACTED TO READ
15	AS FOLLOWS:
16	As used in this chapter, unless the context otherwise requires:
17	(1) "Active patient" means a person who is or has been under a physical therapy
18	plan of care unless care is transferred or terminated in writing;
19	(2) "Board" means the Board of Physical Therapy established in Section 5 of this
20	Act;
21	(3) "Physical therapist" means a professional person who has met the educational
22	requirements of this chapter and is licensed to practice physical therapy pursuan
23	to this chapter;
24	(4) "Physical therapist assistant" means a person who is licensed pursuant to this
25	chapter and provides physical therapy services under the direction and
26	supervision of a licensed physical therapist;

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(5) (a) "Physical therapy" means the use of selected knowledge and skills in

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1		planning, organizing, and directing programs for the care of individuals
2		whose ability to function is impaired or threatened by disease or injury,
3		which encompasses preventive measures, screening, tests in aid of diagnosis
4		and evaluation, and invasive or noninvasive procedures with emphasis on
5		the skeletal system, integumentary system, neuromuscular and
6		cardiopulmonary function, as it relates to physical therapy.
7	<u>(b)</u>	"Physical therapy" also includes:
8		1. Screening or evaluations performed to determine the degree of
9		impairment of relevant aspects such as but not limited to nerve and
10		muscle function, including subcutaneous bioelectrical potentials,
11		motor development, functional capacity, and respiratory or circulatory
12		efficiency; and
13		2. Physical therapy treatment, which includes but is not limited to:
14		a. Physical therapy treatment performed upon referral by a
15		licensed doctor of medicine, osteopathy, dentistry, chiropractic,
16		or podiatry;
17		b. Exercises for increasing or restoring strength, endurance,
18		coordination and range of motion;
19		c. Stimuli to facilitate motor activity and learning;
20		d. Instruction in activities of daily living; and
21		e. The use of assistive devices and the application of physical
22		agents to relieve pain or alter physiological status.
23	<u>(c)</u>	"Physical therapy" does not include the use of:
24		1. Roentgen rays and radium for diagnostic or therapeutic purposes; or
25		2. Electricity for surgical purposes, including cauterization and colonic
26		<u>irrigations;</u>
27		which are not authorized as physical therapy in this chapter;

1	<u>(6)</u>	''Pro	ovisional license'' means a license granted by the board to an applicant who
2		<u>has</u>	not yet successfully completed the board-approved examination;
3	<u>(7)</u>	''Re	fer" or "referral" means the procedure by which a licensed health care
4		prov	ider designates the initiation of physical therapy treatment by a licensed
5		phys	rical therapist; and
6	<u>(8)</u>	''Te	st" means a standard method or technique used to gather data about the
7		<u>pati</u>	ent or client, including but not limited to electrodiagnostic and
8		eleci	trophysiologic tests and measures.
9		→ S	ection 3. KRS 327.020 is amended to read as follows:
10	(1)	<u>A</u> [N	of person shall <u>not</u> practice, <u>work</u> , or hold himself or herself out as being able
11		to p	ractice physical therapy or work as a physical therapist assistant unless the
12		pers	on:
13		(a)	1. Meets the educational requirements of this chapter;
14			2. Is licensed in accordance with the provisions of this chapter;
15			3. Is in good standing with the board; and
16			4. Holds a license that is not suspended or revoked; or
17		(b)	Is eligible to practice or work through a compact privilege granted under KRS
18			327.300.
19	(2)	[Not	thing contained in]This chapter shall not be construed to:
20		<u>(a)</u>	Prohibit any person licensed in this state under any other law from engaging
21			in the practice for which that person is duly licensed: Nothing contained in
22			this chapter shall]
23		<u>(b)</u>	Prohibit routine and restorative services performed by personnel employed by
24			hospitals, physicians, or licensed health care facilities as relates to physical
25			therapists: [. This chapter does not]
26		<u>(c)</u>	Preclude certified occupational therapists, respiratory technicians, or
27			respiratory therapists from practicing as defined in the United States

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1	Department of Health, Education and Welfare, Public Health Service, Health
2	Resources Administration, Bureau of Health Manpower, DHEW publication
3	No. (HRA) 80-28, "A Report On Allied Health Personnel []"; or
4	(d) Affect or prevent:
5	1. A physical therapist student from engaging in clinical practice under
6	the supervision of a licensed physical therapist, as part of the student's
7	educational program;
8	2. A physical therapist assistant student from engaging in clinical
9	practice under the supervision of a licensed physical therapist or of a
10	physical therapist assistant consistent with administrative regulations
11	promulgated by the board, as part of the student's educational
12	program;
13	3. A physical therapist or a physical therapist assistant who is licensed to
14	practice in another state or country from conducting or participating
15	in a clinical residency under the supervision of a physical therapist
16	licensed in Kentucky and for a period of not more than ninety (90)
17	<u>days;</u>
18	4. A physical therapist or a physical therapist assistant who is licensed to
19	practice in another state or country from conducting or participating
20	in the teaching of physical therapy in connection with an educational
21	program and for a period of not more than ninety (90) days;
22	5. A physical therapist or a physical therapist assistant licensed in
23	another state or country from performing physical therapy on
24	members of an out-of-state sports or entertainment group they
25	accompany to Kentucky;
26	6. The practice of chiropractic as defined in KRS 312.015;
27	7. The practice of occupational therapy as defined in KRS 319A.010; or

1		8. a. A physical therapist or a physical therapist assistant who is
2		practicing in the United States Armed Services, United States
3		Public Health Service, or United States Department of Veterans
4		Affairs pursuant to federal regulations for jurisdictional
5		licensure of healthcare providers.
6		b. If a person described in subdivision a. of this subparagraph
7		engages in the practice of physical therapy outside the course
8		and scope of his or her federal employment as a physical
9		therapist or a physical therapist assistant, he or she shall then be
10		required to obtain a license in accordance with this chapter and
11		administrative regulations promulgated by the board[Persons
12		regularly employed by the United States shall be exempted from
13		the provisions of this chapter while engaged in this employment].
14	(3)	A licensed physical therapist may:
15		(a) Hold himself or herself out as a "physical therapist" or "licensed
16		physical therapist" and may use the abbreviations "P.T." or "L.P.T." as a part
17		of or immediately following the physical therapist's name, in connection with
18		the physical therapist's [his or her] profession; and
19		(b) Refer a patient for tests or examination to aid in patient management
20		<u>decisions</u> .
21	(4)	A licensed physical therapist assistant may hold himself or herself out as a
22		"physical therapist assistant" or "licensed physical therapist assistant" and may
23		use the abbreviations "P.T.A." or "L.P.T.A." as a part of or immediately
24		following the physical therapist assistant's name, in connection with the physical
25		therapist assistant's profession.
26	<u>(5)</u>	It shall be unlawful for any person, or for any business entity, its employees, agents,
27		or representatives to use in connection with the person's or entity's name or business

1	activity the words "physical therapy," "physical therapist," "physiotherapy,"
2	"physiotherapist," "registered physical therapist," the letters "P.T.," "L.P.T.," or any
3	other words, letters, abbreviations, or insignia indicating or implying directly or
4	indirectly that physical therapy is provided or supplied or to bill for physical
5	therapy unless that physical therapy is provided by or under the supervision of a
6	physical therapist licensed and practicing in accordance with this chapter.
7	(6)[(5)] The provisions of subsections (1), (2), and $(5)[(4)]$ of this section shall not

- 7 (6)(5) The provisions of subsections (1), (2), and (5)(4) of this section shall not apply to volunteer health practitioners providing services under KRS 39A.350 to 39A.366.
- Section 4. KRS 327.025 is amended to read as follows:
- Any physical therapist, physical <u>therapist</u>[therapist's] assistant, or employer of physical therapy practitioners having knowledge of facts by actual or direct knowledge shall report to the board <u>[of physical therapy]</u>a physical therapist or physical <u>therapist[therapist's]</u> assistant who:
- 15 (1) Has been convicted of <u>any{a}</u> felony, <u>or of a misdemeanor as referenced by</u>

 16 <u>subsection (2)(f) of Section 10 of this Act</u> that involved acts that bear directly on

 17 the qualifications or ability of the applicant <u>or{,}</u> licensee[, or certificate holder] to

 18 practice physical therapy;
- 19 (2) Is suspected of fraud or deceit in procuring or attempting to procure a license to
 20 practice physical therapy or of negligently performing actions that justify action
 21 against a physical therapist or physical therapist [therapist's] assistant's license as
 22 identified in KRS 327.070(2);
- 23 (3) Has had a license to practice as a physical therapist or a <u>license</u>[certificate] <u>to work</u>
 24 as a physical <u>therapist</u>[therapist's] assistant denied, limited, suspended, probated, or
 25 revoked in another jurisdiction on grounds sufficient to cause a license [or
 26 certificate] to be denied, limited, suspended, probated, or revoked in this
 27 Commonwealth; or

1	(4) Is practicing physical therapy without a current active license, <u>compact</u>
2	<u>privilege</u> [certificate], or valid <u>provisional license</u> [temporary permit] issued by the
3	board.
4	→ Section 5. KRS 327.030 is amended to read as follows:
5	(1) There is hereby established a Board of Physical Therapy which shall consist of
6	seven (7) members who shall be appointed by the Governor <u>as follows:[.]</u>
7	(a) One (1) board member shall be a resident of Kentucky who is not
8	affiliated with or does not have more than five percent (5%) financial interest
9	in any health care profession or business; and[.]
10	(b)[(2)] All other board members shall:
11	<u>1.[(a)]</u> Be residents of Kentucky;
12	2.[(b)] Have engaged in the practice of physical therapy in Kentucky for
13	the past five (5) years; and
14	3.[(c)] Not have been disciplined by the board, or have been under any
15	disciplinary action, in the past <u>five (5)</u> [two (2)] years.
16	(2) [(3)] All vacancies shall be filled by the Governor from a list of <u>at least</u> three (3)
17	persons [per position] submitted by the American [Kentucky] Physical Therapy
18	Association Kentucky Chapter or as provided by KRS 12.070.
19	(3)[(4)] Appointments[For appointments] to the board [after December 31, 2008, the
20	first two (2) appointments shall be for a term of two (2) years. The third
21	appointment shall be for a term of three (3) years. All other subsequent
22	appointments]shall be for a term of four (4) years. All members shall serve until
23	their successors are appointed and qualify. No member shall serve for more than
24	two (2) consecutive terms.
25	(4) [(5)] The Governor may remove any member of the board for misconduct,
26	incompetence, or neglect of duty.
27	(5) The board may request the removal of a board member by the Governor.

I	<u>(6){(/)}</u>	The board shall annually elect a chair and chair-elect.
2	<u>(7)</u> [(8)]	The board shall provide orientation to all new board members regarding the
3	dutie	es of the board.
4	(8) The	board may employ an executive director and other personnel and may
5	<u>purc</u>	hase materials and supplies it deems necessary for the proper discharge of its
6	dutie	<u> 28.</u>
7	(9) Ther	re shall be no liability on the part of, and no action for damages against, any
8	curre	ent or former board member, representative, agent, or employee of the board,
9	when	n the person is functioning within the scope of board duties, acting without
10	mali	ce and with the reasonable belief that the actions taken by him or her are
11	warr	ranted by law.
12	(10) The	board may purchase professional liability insurance for its members, staff,
13	<u>inve</u> s	stigators, general counsel, consultants, agents, and employees. The purchase
14	of or	r failure to purchase insurance shall not be deemed a waiver of any immunity
15	alrea	ady conferred on the board, its members, staff, investigators, general counsel,
16	cons	ultants, agents, and employees.
17	<u>(11)</u> [(10)]	Each board member shall receive, in addition to travel, lodging, and other
18	actua	al and necessary expenses, a per diem not to exceed two hundred fifty[one
19	hunc	lred twenty] dollars (\$250)[(\$120)] for each day the member is actually
20	enga	ged in the discharge of official duties approved by the board. The board shall,
21	by p	romulgation of administrative regulations, set the amount of the per diem.
22	(12) The	board may utilize the Attorney General's Office pool of hearing officers in
23	acco	ordance with KRS 13B.030. However, if the Attorney General's office cannot
24	prov	ide a hearing officer, the board may employ or contract with a hearing
25	<u>offic</u>	er of its choice.
26	(13) With	the approval of the board, the executive director may hire additional officers
27	and	other personnel necessary for the proper functioning of the board, fix their

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1		salaries, and prescribe their duties. Any person employed under this section shall
2		not be subject to the provisions of KRS Chapter 18A.
3		→ Section 6. KRS 327.040 is amended to read as follows:
4	(1)	The board shall:
5		(a) Administer and enforce this chapter and set and evaluate the qualifications
6		of applicants for licensure and for provisional licenses; and
7		(b) Promulgate administrative regulations in accordance with KRS Chapter
8		<u>13A to:</u>
9		1. Effectively carry out and enforce the provisions of this chapter,
10		including the regulation of physical therapists, physical therapist
11		assistants, and the use of supportive personnel; and
12		2. Establish the fee amounts for all fees required by this chapter and the
13		fees for services provided by the board, which shall not exceed
14		amounts necessary to generate sufficient funds to effectively carry out
15		and enforce the provisions of this chapter, including costs related to
16		administration, overhead, staffing, information technology,
17		investigations, inspections, administrative procedures, court costs,
18		supplies, equipment, travel, educational awards, education and
19		outreach efforts, and reserve funds for capital, operational, and
20		programmatic expenses[It shall be the duty of the State Board of
21		Physical Therapy to receive applications from persons desiring to
22		become physical therapists and to determine whether said applicants
23		meet the qualifications and standards required by this chapter of all
24		physical therapists. The board shall also be charged with enforcement of
25		the provisions of this chapter].
26	(2)	The board is an agency of state government with the power to institute criminal
27		proceedings in the name of the Commonwealth against violators of this chapter, and

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to institute civil proceedings to enjoin any violation of this chapter. The board shall investigate every alleged violation of this chapter coming to its notice <u>by the complaint procedure set forth in administrative regulations promulgated by the board</u>, and shall take action as it may deem appropriate. It shall be the duty of the Attorney General, the Commonwealth's attorneys, and the county attorneys to assist the board in prosecuting all violations of this chapter.

- (3) The board shall meet at least once each quarter at such place in this state as may be selected by the board. Four (4) members of the board shall constitute a quorum for the transaction of business. All meetings shall be held at the call of the <u>board</u> <u>chair</u>[chairman] or at a call of a quorum of members upon not less than ten (10) days' written notice, unless notice shall be waived. The presence of any member at any meeting of the board shall constitute a waiver of notice thereof by the member.
- 13 The board may conduct investigations and schedule and conduct administrative (4) 14 hearings in accordance with KRS Chapter 13B, to enforce the provisions of this 15 chapter or administrative regulations promulgated pursuant to this chapter. The 16 board <u>may</u>[shall have the authority to] administer oaths, receive evidence, interview 17 persons, issue subpoenas, and require the production of books, papers, documents, 18 or other evidence. In case of disobedience to a subpoena, the board may invoke the 19 aid of the Franklin Circuit Court. Any order or subpoena of the court requiring the 20 attendance or testimony of witnesses or the production of documentary evidence 21 may be enforced and shall be valid anywhere in the Commonwealth.
- 22 (5) The board shall keep <u>minutes[a minute book]</u> containing a record of all meetings of the board.
- 24 (6) The board shall maintain <u>an electronic record</u>[a register] of all persons licensed [or certified]under this chapter. This <u>record</u>[register] shall show the name of every licensee [or certificate holder]in this state, <u>the licensee's</u>[his] current business or [and] residence address and telephone numbers, <u>email address</u>, and the date and

1	number of the licensee's [his] license or certificate. A licensee for certificate
2	holder]shall notify the board of a change of name, address, email address, or
3	telephone number, within thirty (30) days of the change.
4	(7) [The board's records shall be updated annually.]
5	[(8)]The board shall [publish annually and]make available[,] a current directory of all
6	licensed physical therapists and [certified] physical therapists [therapists'] assistants.
7	(8)[(9)] The board shall adopt a seal which shall be affixed to every license [and
8	certificate]granted by it.
9	(9)[(10)] The board may promulgate administrative regulations establishing a measure
10	of continued competency as a condition of license renewal.
11	(11) The board may promulgate and enforce reasonable administrative regulations for
12	the effectuation of the purposes of this chapter pursuant to the provisions of KRS
13	Chapter 13A.]
14	(10) [(12)] The board shall promulgate by administrative regulation a code of ethical
15	standards and standards of practice.
16	(11) The board may issue advisory opinions and declaratory rulings related to this
17	chapter and the administrative regulations promulgated thereunder as
18	established by administrative regulations.
19	(12)[(13)] The board <u>may[shall have the right to]</u> regulate physical <u>therapist</u> [therapists']
20	assistants and may promulgate reasonable administrative regulations regarding
21	<u>licensure</u> [certification], limitations of activities, supervision, and educational
22	qualifications for physical therapist [therapists'] assistants. The board may establish
23	reasonable fees for the <u>licensure</u> [certification], renewal, and endorsement of
24	physical therapist [therapists'] assistants. The fees shall not exceed corresponding
25	fees for physical therapists.
26	(13) (a) [(14)] The board shall promulgate administrative regulations governing the
27	physical and mental examination of physical therapists, physical

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1		<u>therapist</u> [therapists'] assistants, or applicants, who may be impaired by reason
2		of a mental, physical, or other condition that impedes their ability to practice
3		competently.
4	<u>(b)</u>	For purposes of enforcing this subsection and carrying out other duties
5		prescribed in this chapter[section], the board shall have the power to order an
6		immediate temporary suspension in accordance with KRS 13B.125 if there is
7		a reasonable cause to believe that a physical therapist, physical
8		therapist[therapist's] assistant, or applicant may be impaired by reason of a
9		mental, physical, or other condition or presents an immediate danger to the
10		health, welfare, or safety of the public [that impedes his or her ability to
11		practice competently].
12	(14) The	board may convene committees and task forces to review and advise the
13	<u>boar</u>	rd on pertinent issues of public protection of the practice of physical therapy
14	in th	ne Commonwealth.
15	→ S	ection 7. KRS 327.045 is amended to read as follows:
16	(1) The	board shall establish an impaired physical therapy practitioners committee to
17	pror	note the early identification, intervention, treatment, and rehabilitation of
18	phys	sical therapists and physical <u>therapist</u> [therapists'] assistants who may be
19	impa	aired by reason of illness or of alcohol or drug abuse, or as a result of any
20	phys	sical or mental condition.

- 21 (2) The board may enter into a contractual agreement with a nonprofit corporation, 22 physical therapy professional organization, or similar organization for the purpose 23 of creating, supporting, and maintaining an impaired physical therapy practitioners 24 committee.
- 25 (3) The board may promulgate administrative regulations in accordance with KRS
 26 Chapter 13A to effectuate and implement a committee formed by the provisions of
 27 this section.

1 (4) The Beginning January 1, 2001, the board shall collect an assessment fee foot to exceed twenty dollars (\$20)] per licensee[or certificate holder], payable to the 2 3 board, to be added to each licensure [and certification] renewal application fee. Proceeds from the assessment shall be expended on the operation of an impaired 4 physical therapy practitioners committee formed by the provisions of this section. 5 The fee shall be set by the promulgation of administrative regulations. 6

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- (5)Members of an impaired physical therapy practitioners committee, any administrator, staff member, consultant, agent, volunteer, or employee of the committee acting within the scope of their duties and without actual malice, and all other persons who furnish information to the committee in good faith and without actual malice shall not be liable for any claim or damages as a result of any statement, decision, opinion, investigation, or action taken by the committee or by an individual member of the committee.
- All information, interviews, reports, statements, memoranda, or other documents (6)furnished to or produced by the impaired physical therapy practitioners committee, all communication to or from the committee, and all proceedings, findings, and conclusions of the committee, including those relating to intervention, treatment, or rehabilitation, which in any way pertain or refer to a physical therapist or physical therapist[therapist's] assistant who is or may be impaired, shall be privileged and confidential.
- (7)All records and proceedings of the committee that pertain or refer to a licensee or a certificate holder who may be, or actually is, impaired shall be privileged and confidential and shall be used by the committee and its members only in the exercise of the proper function of the committee and shall not be considered public records and shall not be subject to court subpoena and subject to discovery or introduction as evidence in any civil, criminal, or administrative proceedings except as described in subsection (8) of this section.

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1	(8)	The committee may disclose information relative to an impaired physical therapis
2		or physical <u>therapist</u> {therapist's} assistant only when:

- (a) It is essential to disclose the information to persons or organizations needing the information in order to address the intervention, treatment, or rehabilitation needs of the impaired practitioner;
- 6 (b) Its release is authorized in writing by the impaired physical therapist or physical *therapist*[therapist's] assistant; or
- 8 (c) The information is subject to court order or the disclosure is otherwise
 9 authorized by law.
- 10 (9) The impaired physical therapy practitioners committee shall make an annual report to the board.
- → Section 8. KRS 327.050 is amended to read as follows:

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- 13 (1) Before the board may issue a license to a physical therapist applicant or a

 14 physical therapist assistant applicant [applying for licensure by the board as a

 15 physical therapist], the applicant [a person] shall have successfully completed an

 16 accredited program in physical therapy approved by the board. No school shall be

 17 approved by the board unless it has been approved for the educational preparation

 18 of physical therapists or physical therapist assistants by the recognized national

 19 accrediting agency for physical therapy educational programs.
- 20 (2) Any person who possesses the qualifications required by this chapter and who desires to apply for licensure as a physical therapist *or physical therapist assistant*22 in Kentucky shall make written application to the board, on forms to be provided by the board. The application shall be accompanied by a nonrefundable application fee in an amount to be determined by the board[, but not to exceed two hundred fifty dollars (\$250)].
- 26 (3) If it appears from the application that the applicant possesses the qualifications 27 required by this chapter and has not yet successfully completed the board-approved

examination, the applicant shall be allowed to sit for the examination and tested in the subjects the board may determine to be necessary.

- 3 (4) Examinations shall be held within the state at least once a year at the time and place 4 as the board shall determine.
- 5 An applicant who is admitted to the examination or an applicant who has submitted (5)satisfactory evidence that the applicant[he] has been accepted as a candidate for 6 7 licensure by examination in a state which offers an examination approved by the 8 board may be granted a *provisional license* [temporary permit] which shall be valid 9 until the applicant's [his] examination is graded and the applicant [he] is notified by 10 the board of the applicant's [his] score. The board may summarily withdraw a 11 provisional license [temporary permit] upon determination that the person has made 12 any false statement to the board on the application, or the person fails to pass an 13 examination approved by the board.
- 14 (6) An applicant who receives a passing score as determined by the board and who
 15 meets the other qualifications required by this chapter shall be licensed as a
 16 physical therapist *or physical therapist assistant*.
- 17 (7) An applicant who fails to receive a passing score on *the*[his] examination shall not be licensed, but the board may, by administrative regulation, permit applicants to take the examination more than once.
- 20 (8) All licenses[and certificates] shall be renewed biennially[,] upon payment on or before March 31 of each <u>odd-numbered</u>[uneven-numbered] year of a renewal fee in an amount to be promulgated by the board by administrative regulations.
- 23 (9) Licenses[<u>and certificates</u>] which are not renewed by March 31 of each <u>odd-</u>
 24 <u>numbered[uneven numbered]</u> year shall lapse.[
- 25 (10) This chapter shall not be construed to affect or prevent:
- 26 (a) A student of physical therapy from engaging in clinical practice under the supervision of a licensed physical therapist, as part of the student's

1			educ	eational program;
2		(b)	A p	hysical therapist who is licensed to practice in another state or country
3			from	or conducting or participating in a clinical residency under the supervision
4			of a	physical therapist licensed in Kentucky and for a period of not more than
5			nine	ty (90) days;
6		(c)	A p	hysical therapist who is licensed to practice in another state or country
7			fron	or conducting or participating in the teaching of physical therapy in
8			conr	nection with an educational program and for a period of not more than
9			nine	t y (90) days;
10		(d)	A p	hysical therapist licensed in another state or country from performing
11			thera	apy on members of the out-of-state sports or entertainment group they
12			acco	ompany to Kentucky; or
13		(e)	The	practice of chiropractic as defined in KRS 312.015(3).]
14		→ S	ection	9. KRS 327.060 is amended to read as follows:
15	(1)	The	board	shall issue a license to:
16		(a)	An	individual who holds a valid license from another state, who meets
17			requ	irements specified in KRS 327.050 and who has no imposed or pending
18			disci	iplinary actions.
19		(b)	An	individual who has been educated as a physical therapist or physical
20			ther	apist assistant outside the United States and who has:
21			1.	Completed the application process;
22			2.	Provided satisfactory evidence to the board that his or her education is
23				substantially equivalent to the requirements for physical therapists or
24				physical therapist assistants educated in United States accredited
25				educational programs;
26			3.	Provided written proof that the school of physical therapy education
27				outside the United States is recognized by its own ministry of education;

1		4.	Successfully completed the examinations provided for in KRS 327.050;
2		5.	Passed the board-approved English language proficiency examinations
3			if English is not the applicant's [his or her] native language;
4		6.	Successfully completed, prior to licensure, a board-approved, supervised
5			practice period of not less than three (3) months nor more than six (6)
6			months, under the direct supervision of a physical therapist who holds
7			an unrestricted[Kentucky] license. This requirement may be satisfied by
8			at least three (3) months of supervised practice as a physical therapist in
9			a state with license requirements comparable to or more stringent than
10			those of Kentucky;
11		7.	Provided proof of legal authorization to reside and seek employment in
12			the United States or its territories;
13		8.	Provided proof of authorization to practice as a physical therapist or
14			physical therapist assistant without limitations in the country where the
15			professional education occurred;
16		9.	Submitted to a prescreening process by an agency approved by the
17			board; and
18		10.	Submitted educational credentials to the board for evaluation by an
19			agency approved by the board.
20	(2)	The board	may approve an agency to prescreen applicants for initial licensure under
21		this section	n.
22	(3)	The board	I may approve one (1) or more services to provide an evaluation of the
23		applicant's	s educational credentials for board approval for licensing under this
24		section.	
25	(4)	The board	I may waive the requirements of subsection (1)(b) 3., 9., and 10. of this
26		section if	the applicant is a graduate of a professional physical therapy education
27		program p	reapproved by the board.

1	<u>(5)</u>	The	board may waive the requirements of subsection (1)(b)6. of this section for
2		an	applicant for credentialing by endorsement pursuant to administrative
3		<u>regu</u>	tlations of the board.
4		→ S	ection 10. KRS 327.070 is amended to read as follows:
5	(1)	The	board, after due notice and an opportunity for an administrative hearing
6		cond	ducted in accordance with KRS Chapter 13B may take any one (1) or a
7		com	bination of the following actions against any licensee, <u>licensee of another</u>
8		<u>men</u>	nber state as defined in KRS 327.300 [certificate holder], or applicant:
9		(a)	Refuse to license[or certify] any applicant;
10		(b)	Refuse to renew the license[or certificate] of any person;
11		(c)	<u>Permanently revoke, suspend, [Suspend or revoke]</u> or place on probation the
12			license[or certificate] of any person;
13		(d)	Impose restrictions on the scope of practice of any person;
14		(e)	Issue an administrative reprimand to any person; <u>and</u>
15		(f)	Issue a private admonishment to any person[; and
16		(g)	Impose fines for violations of this chapter not to exceed two thousand five
17			hundred dollars (\$2,500)].
18	(2)	The	following acts by a licensee, licensee of another member state as defined in
19		KRS	S 327.300 [certificate holder], or applicant may be considered cause for
20		disci	iplinary action:
21		(a)	Indulgence in excessive use of alcoholic beverages or abusive use of
22			controlled substances;
23		(b)	Engaging in, permitting, or attempting to engage in or permit the performance
24			of substandard patient care by himself or by persons working under his
25			supervision due to a deliberate or negligent act or failure to act, regardless of
26			whether actual injury to the patient is established;
27		(c)	1. Having engaged in or attempted to engage in sexual contact as defined

 $\begin{array}{ccc} Page~18~of~26 \\ XXXX & 2/3/2025~9:21~AM \end{array} \hspace{2cm} Jacketed \end{array}$

in KRS 510.010, whether consensual or nonconsensual, with any

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2		active patient of record, or with the parent or legal guardian of the
3		active patient of record, unless a consensual sexual relationship exists
4		between, and predated, the patient and therapist relationship; or
5		2. Requesting sexual favors or physical contact of a sexual nature unless
6		a prior consensual sexual relationship exists with any active patient of
7		record of the physical therapist or physical therapist assistant [Having
8		engaged in or attempted to engage in a course of lewd or immoral
9		conduct with any person:
10		1. While that person is a patient of a health care facility defined by KRS
11		216B.015 where the physical therapist or physical therapist's assistant
12		provides physical therapy services; or
13		2. While that person is a patient or client of the physical therapist or
14		physical therapist's assistant];
15	(d)	Having sexual contact, as defined by KRS 510.010(7), without the consent of
16		both parties, with any individual [an employee or coworker of the licensee or
17		certificate holder];
18	(e)	Sexually harassing any individual [an employee or coworker of the licensee or
19		certificate holder];
20	(f)	Conviction of a felony or misdemeanor in the courts of this state or any other
21		state, territory, or country which impedes a person's [affects his] ability[to
22		continue] to practice competently and safely on the public, if in accordance
23		with KRS Chapter 335B. "Conviction," as used in this paragraph, shall
24		include a deferred conviction, deferred prosecution, deferred sentence,
25		finding or verdict of guilt, an Alford plea, an admission of guilt, or a plea of
26		nolo contendere;
27	(g)	Obtaining or attempting to obtain a license [or certificate] by fraud or material

1		misrepresentation or making any other false statement to the board;
2	(h)	Engaging in fraud or material deception in the delivery of professional
3		services, including reimbursement, or advertising services in a false or
4		misleading manner;
5	(i)	Evidence of gross negligence or gross incompetence in his practice of
6		physical therapy;
7	(j)	Documentation of being declared mentally disabled by a court of competent
8		jurisdiction and not thereafter having had his rights restored;
9	(k)	Failing or refusing to obey any lawful order or administrative regulation of the
10		board;
1	(1)	Promoting for personal gain an unnecessary device, treatment, procedure, or
12		service, or directing or requiring a patient to purchase a device, treatment,
13		procedure, or service from a facility or business in which he has a financial
4		interest;
15	(m)	Being impaired by reason of a mental, physical, or other condition that
16		impedes his or her ability to practice competently;
17	<u>(n)</u>	Having had a license revoked or suspended, other disciplinary action taken,
18		or an application for licensure refused, revoked, or suspended by the proper
9		authorities of another state, territory, or country;
20	<u>(0)</u>	Interfering with an investigation or disciplinary proceeding by failure to
21		cooperate, by willful misrepresentation of facts, or by the use of threats or
22		harassment against any patient or witness to prevent that patient or witness
23		from providing evidence in a disciplinary proceeding or any legal action;
24	<u>(p)</u>	Failing to maintain patient confidentiality without documented
25		authorization of the patient or authorized decision maker, or unless
26		otherwise required by law;
27	(q)	Engaging, or attempting to engage, in conduct that subverts or undermines

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1			the integrity of the licensure examination process;
2		<u>(r)</u> [(1	n) Violation of KRS 304.39-215; and
3		<u>(s)</u> [(e	Conduct that is subject to the penalties under KRS 304.99-060(4) or (5).
4	(3)	A pr	ivate admonishment shall not:
5		<u>(a)</u>	Be subject to disclosure to the public under KRS 61.878(1)(1):[. A private
6			admonishment shall not]
7		<u>(b)</u>	Constitute disciplinary action, but may be used by the board for statistical
8			purposes or in subsequent disciplinary action against the same licensee [,
9			certificate holder,] or applicant; or
10		<u>(c)</u>	Be admissible in any proceeding under KRS Chapter 13B, except as
11			provided in paragraph (b) of this subsection.
12	<u>(4)</u>	(a)	The board shall develop specific guidelines through the promulgation of
13			administrative regulations in accordance with KRS Chapter 13A to follow
14			upon receipt of an allegation of sexual misconduct by a physical therapist
15			or physical therapist assistant licensed by the board or granted a compact
16			privilege under KRS 327.300.
17		<u>(b)</u>	The guidelines shall include investigation, inquiry, and hearing procedures
18			which ensure that the process does not revictimize the alleged victim or
19			cause harm if a physical therapist or physical therapist assistant is falsely
20			accused.
21	<u>(5)</u>	The	board, staff, and investigators may receive periodic education on pertinent
22		<u>issue</u>	es, including but not limited to topics affecting the practice of physical
23		there	apy and public protection.
24	<u>(6)</u>	(a)	The board may, by administrative regulation promulgated in accordance
25			with KRS Chapter 13A, establish which disciplinary action records may be
26			expunged.
27		(b)	Any records that are expunged shall be exempt from disclosure under the

1	Kentucky Open Records Act, KRS 61.870 to 61.884.
2	(c) The board shall not report expunged disciplinary actions for any purpose
3	other than statistical.
4	→SECTION 11. A NEW SECTION OF KRS CHAPTER 327 IS CREATED TO
5	READ AS FOLLOWS:
6	(1) The board shall establish the amounts, limits, or ranges for any fines imposed
7	under this chapter through the promulgation of administrative regulations in
8	accordance with KRS Chapter 13A and shall fine any person who:
9	(a) Violates or aids in the violation of Section 3, 4, 8, or 9 of this Act for
10	practicing or for performing services without a license required by the
11	<u>board;</u>
12	(b) Is issued a notice of violation by the board for failure to comply with this
13	chapter or administrative regulations promulgated under this chapter;
14	(c) Exercises or attempts to exercise control over, interferes with, or attempts to
15	influence the professional judgment of a licensee in any manner, including
16	through coercion, collusion, extortion, inducement, or intimidation;
17	(d) 1. Violates any ruling of the board or hinders any agent of the board in
18	carrying out the duties assigned to the agent;
19	2. Is an officer who refuses to enforce the provisions of this chapter
20	when called upon by the board to do so; or
21	3. Attempts in any way to hinder or obstruct the board in carrying out the
22	provisions of this chapter; or
23	(e) Willfully refuses to obey its lawful orders and resists, obstructs, interferes
24	with, threatens, attempts to intimidate, or in any other manner interferes
25	with an agent of the board.
26	(2) Each day or part of a day that a violation continues is a separate violation and
27	subject to daily penalties.

1	<u>(3)</u>	For any violation of this chapter, in addition to any other fines designated in this
2		section, the board may impose on any person fines in an amount equal to the cost
3		of investigative and legal fees incurred by the board in processing the case.
4	<u>(4)</u>	The board may seek an injunction in the Circuit Court of the county in which the
5		alleged violation occurred against any individual who practices physical therapy
6		without a license issued by the board under this chapter or a compact privilege
7		granted under KRS 327.300.
8		→ Section 12. KRS 327.075 is amended to read as follows:
9	(1)	The board may reinstate within three (3) years a license[or certificate] which has
10		lapsed[,] upon payment of the prescribed renewal fee and, in addition, the payment
11		of a reinstatement fee to be promulgated by the board by administrative regulations.
12	(2)	The board may reinstate a license[or certificate] which has been lapsed for more
13		than three (3) years \underline{a} showing that the applicant is able to practice with
14		reasonable competency. In determining competency, the board may require the
15		applicant to successfully complete additional requirements established by the
16		board by promulgation of an administrative regulation in accordance with KRS
17		<u>Chapter 13A</u> [all or any part of the required examination].
18	(3)	The board may reinstate a license which has been suspended or revoked under
19		provisions of this chapter if, after a hearing conducted in accordance with KRS
20		Chapter 13B, the board determines the applicant is able to practice the profession
21		with reasonable competency and is able to maintain the ethical code and standards
22		of practice promulgated by administrative regulation. As a condition of
23		reinstatement, the board may impose reasonable restrictions under which the
24		licensee[or certificate holder] shall practice.
25	(4)	Any person aggrieved by a final order of the board denying, suspending, or
26		revoking that person's [his] license [or certificate] may appeal to the Franklin
27		Circuit Court in accordance with KRS Chapter 13B.

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1		→SECTION 13. KRS 327.080 IS REPEALED AND REENACTED TO READ
2	AS I	FOLLOWS:
3	<u>(1)</u>	All fees and other moneys received by the board pursuant to this chapter shall be
4		deposited in the State Treasury to the credit of a revolving fund for the use of the
5		<u>board.</u>
6	<u>(2)</u>	(a) No part of this revolving fund shall revert to the general fund of this
7		Commonwealth.
8		(b) Notwithstanding KRS 45.229, fund amounts not expended at the close of a
9		fiscal year shall not lapse but shall be carried forward into the next fiscal
10		<u>year.</u>
11	<u>(3)</u>	All expenses incurred by the board shall be paid from this revolving fund,
12		including:
13		(a) The compensation of members of the board;
14		(b) Salaries, wages, and benefits of the employees of the board;
15		(c) Payment of contractors hired by the board;
16		(d) Administrative services provided to the board;
17		(e) Investigative and legal services;
18		(f) Court costs;
19		(g) Technology expenses related to administration of this chapter; and
20		(h) All other expenses incurred by board.
21		→ Section 14. KRS 327.200 is amended to read as follows:
22	(1)	A treating physical therapist or physical therapist assistant who provides or
23		facilitates the use of telehealth shall ensure:
24		(a) That the informed consent of the patient, or another appropriate person with
25		authority to make the health care treatment decision for the patient, is
26		obtained before services are provided through telehealth; and
27		(b) That the confidentiality of the patient's medical information is maintained as

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1	required by this chapter and other applicable law. At a minimum,
2	confidentiality shall be maintained through appropriate processes, practices,
3	and technology as designated by the board and that conform to applicable
4	federal law.
5	(2) The board shall promulgate administrative regulations in accordance with KRS
6	Chapter 13A to implement this section and as necessary to:
7	(a) Prevent abuse and fraud through the use of telehealth services;
8	(b) Prevent fee-splitting through the use of telehealth services; and
9	(c) Utilize telehealth in the provision of physical therapy and in the provision of
10	continuing education.
11	(3) For purposes of this section, "telehealth" means the use of interactive audio, video,
12	or other electronic media to deliver health care. It includes the use of electronic
13	media for physical therapy diagnosis, consultation, treatment, transfer of health or
14	medical data, and continuing education.
15	→ Section 15. KRS 327.310 is amended to read as follows:
16	The Board of Physical Therapy established in KRS 327.030 shall require a national and
17	state criminal background investigation for every applicant seeking a license[,
18	certificate,] or provisional license [temporary permit] issued by the board permitting the
19	applicant to engage in a profession authorized by the board. The criminal background
20	investigation shall be by means of a fingerprint check by the Department of Kentucky

22 (1) The applicant shall provide <u>the applicant's</u>[his or her] fingerprints to the
23 Department of Kentucky State Police for submission to the Federal Bureau of
24 Investigation after a state criminal background check is conducted;

State Police and Federal Bureau of Investigation, pursuant to the following requirements:

21

- 25 (2) The results of the national and state criminal background check shall be sent to the 26 board for the screening of applicants;
- 27 (3) The board shall be prohibited from releasing any criminal history record

1		information to any private entity or other licensing board, or authorizing receipt by
2		such entity or board; and
3	(4)	Any fee charged by the Department of Kentucky State Police or the Federal Bureau
4		of Investigation shall be an amount no greater than the actual cost of processing the
5		request and conducting the background check. The board may charge this fee to the
6		applicant for licensure[or certification].

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