

### Medical Practice Act Questionnaire – Physician Assistant Open Book Examination

Revised 08/2022

#### **COMPLETE AND RETURN TO THE BOARD**

online through the Secure Upload Portal (<a href="http://omb.oregon.gov/login">http://omb.oregon.gov/login</a>) or at the address or fax number below

Apr	plicant Name		Application No.		
		applicant, affirm that the following answers are min	ne and that I alone completed this questionnaire.		
App	plicant Signature		Date		
The i of m laws issue	mission of the Oregon edicine in a manner t and rules governing es in the practice of m	hat promotes access to quality care. Before being $\mathfrak g$ the practice of medicine in Oregon as well as the	d well-being of Oregon citizens by regulating the practice granted a license, an applicant must be familiar with the Board's Statements of Philosophy regarding important duction to the Oregon laws and guidelines. Familiarizing that must be addressed by the Board.		
will l	=	the exam if you miss four (4) or more questions	amination and is meant to be educational. However, you . Three failures to pass the examination will require a		
1.	Medical services pr	ovided by the physician assistant must be:			
	-	escribed in and in compliance with a collaboration assistant's employer	agreement signed by an OMB-licensed physician or the		
	☐ b. As indicated	by the patient's condition and community standar	ds of care		
	☐ c. Within the p	nysician assistant's scope of practice based on the p	hysician assistant's education, training, and experience.		
	☐ d. Under inform	med consent obtained by the physician assistant			
	$\Box$ e. All of the ab	ove			
2.	A licensed health care professional is required by law to report information which appears to show that another licensee is or may be:				
	$\square$ a. Medically in	competent			
	☐ b. Guilty of un	professional or dishonorable conduct			
	☐ c. Physically in	capacitated			
	☐ d. All of the ab	ove			
3.	If a licensee seeks l	nelp for substance abuse by contacting the Health	Professionals' Services Program (HPSP):		
	$\square$ a. The HPSP wi	ll immediately make a report to the National Practi	itioner Data Base		
	☐ b. The HPSP w	ill immediately make a report to the Board, whethe	er or not there is potential for patient harm		
	☐ c. A confidenti	al monitoring program will be offered			
	☐ d The Board w	vill view this as grounds for automatic discipline			



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4.	the appropriate health care provider as indicated by:					
	$\square$ a. The condition of the patient					
	b. The community standards of care: the degree of care, skill, and diligence that is used by ordinarily careful licensees in the same or similar circumstances in the licensee's community or a similar community					
	$\square$ c. The physician assistant's education, experience, and competence					
	☐ d. All of the above					
5.	An Oregon Medical Board licensee with active status must show maintenance of competency by:					
	$\square$ a. Obtaining continuing education hours each licensing period					
	☐ b. Maintaining certification with a specialty board					
	□ c. Either a or b					
	☐ d. Both a and b					
<b>5</b> .	Current standards for treating a patient with long-term opioids include all of the following EXCEPT:					
	☐ a. A periodic query of the Oregon Prescription Drug Monitoring Program (PDMP) to access the patient's controlled substance prescription history					
	□ b. Tapering any patient new to the practice off benzodiazepines within six months if they are taking opioids concomitantly					
	$\ \square$ c. Documentation of the patient's understanding and consent to the treatment plan					
	☐ d. Regular drug screening (e.g., urine) at random intervals					
7.	A license to practice medicine is a privilege granted by the State of Oregon. By state law, the Oregon Medical Board's documents are public records unless there is a specific exemption in the law. Three of the following all have an exemption (they are confidential) from public records law. Which one is a public record?					
	$\square$ a. Licensee's mailing address and practice address					
	$\square$ b. Complaints and information about a Licensee submitted for an investigation					
	$\square$ c. Voluntary enrollment in the Health Professionals' Services Program (HPSP)					
	☐ d. Investigations closed with no violation					



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#### **TRUE OR FALSE**

8.	□т	□ F	Oregon medical licenses must be renewed annually or biennially depending upon the type of license.
9.	□т	□ F	With limited exceptions, you must have an Oregon practice address to maintain an active medical license in Oregon.
10.	□Т	□ F	Licensees must inform the OMB of a change in their practice or mailing address within 30 days.
11.	□Т	□ F	A physician assistant must wear a nametag with the designation "Physician Assistant" or "PA."
12.	□т	□ F	The Board may require an applicant or a licensee to undergo a physical, mental, or substance abuse evaluation by a Board-approved evaluator.
13.	□т	□ F	If a patient has not paid a bill, the licensee does not have to provide requested medical records until the bill is paid.
14.	□т	□ F	Licensees providing care via telemedicine are held to a different standard of care than licensees who provide care in person.
15.	□т	□ F	A patient's trust and confidence in a health care professional's status grants power and influence to the health care professional.
16.	□т	□ F	Sexual contact between a licensee and a patient is not misconduct if the patient initiates it.
17.	□т	□ F	You must notify the Board within ten (10) days if any action is taken against your license in another state.
18.	□т	□ F	Prescribing controlled substances without a legitimate medical purpose may be grounds for license suspension or revocation.
19.	□т	□ F	A physician assistant may issue prescriptions for Schedule II controlled substances without maintaining certification with the National Commission for the Certification of Physician Assistants (NCCPA).
20.	□т	□ F	Health care professionals may access the Oregon Prescription Drug Monitoring Program (PDMP) to find information about a person who is <u>not</u> under their care.
21.	□т	□ F	A person providing information to the Board in good faith may be subject to action for civil damages.