SUBSTITUTE FOR

SENATE BILL NO. 597

A bill to amend 1978 PA 368, entitled "Public health code," by amending sections 16148 and 17060 (MCL 333.16148 and 333.17060), section 16148 as amended by 1995 PA 115 and section 17060 as amended by 1990 PA 247.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 16148. (1) Except as OTHERWISE provided in THIS SECTION OR section 17060, only THE DEPARTMENT, IN CONSULTATION WITH a board, may promulgate rules to establish standards for the education and training of individuals to be licensed or registered, or whose licenses or registrations are to be renewed, for the purposes of determining whether graduates of a training program have the knowledge and skills requisite for practice of a health

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profession or use of a title. BY 1 YEAR AFTER THE EFFECTIVE DATE OF 1 THE AMENDATORY ACT THAT ADDED THIS SENTENCE, THE DEPARTMENT SHALL 2 ADOPT RULES TO INCLUDE TRAINING STANDARDS FOR IDENTIFYING VICTIMS 3 4 OF HUMAN TRAFFICKING REQUIRED FOR INDIVIDUALS LICENSED OR REGISTERED UNDER THIS ARTICLE, EXCEPT THOSE LICENSED UNDER PART 188 5 OR SUBJECT TO SECTION 17060. THE TRAINING STANDARDS FOR IDENTIFYING 6 VICTIMS OF HUMAN TRAFFICKING SHALL APPLY FOR A LICENSE OR 7 REGISTRATION RENEWAL BEGINNING WITH THE FIRST RENEWAL CYCLE AFTER 8 9 THE RULES ARE PROMULGATED AND FOR AN INITIAL LICENSE OR 10 REGISTRATION ISSUED 5 OR MORE YEARS AFTER THE RULES ARE

11 PROMULGATED.

12 (2) Except as **OTHERWISE** provided in section 17060 and subject to subsection SUBSECTIONS (6) AND (7), only a board may accredit 13 training programs in hospitals, schools, colleges, universities, 14 15 and institutions offering training programs meeting educational standards and may deny or withdraw accreditation of training 16 17 programs for failure to meet established standards. A-THE BOARD 18 SHALL GIVE A hospital, school, college, university, or institution 19 that has its program accreditation withdrawn shall have an 20 opportunity for a hearing.

(3) An action or decision of a board pursuant to THE BOARD
SHALL TAKE ACTION OR MAKE A DECISION UNDER subsection (1) or (2)
relating to a specific health profession subfield shall be made
only after consultation with the task force in the affected health
profession subfield and with at least 1 of the affected health
profession subfield board members present.

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(4) A member of a licensing board from the health profession

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subfield shall vote as an equal member in all matters except those
 issues designated in subsections (1) and (2) that are outside the
 health profession subfield.

4 (5) A decision of a board on standards for the education and
5 training of individuals or the accreditation of a training program
6 under subsection (1) or (2) shall-MUST be concurred in by a
7 majority of the board members who are not health profession
8 subfield licensees if the decision relates solely to licenses that
9 are not health profession subfield licenses.

10 (6) The requirement of rule 305(2)(b)(iii), being SUBSECTION 11 (2) (B) (III) OF R 338.10305 of the Michigan administrative code, 12 that each member of the nursing faculty in a program of nursing education for registered nurses who provides instruction in the 13 14 clinical laboratory or cooperating agencies hold a baccalaureate 15 degree in nursing science does not apply to a member of the nursing faculty described in this subsection who meets both of the 16 17 following requirements:

18 (a) Was employed by or under contract to a program of nursing19 education on or before September 1, 1989.

(b) Is employed by or under contract to a program of nursing
education on the effective date of the amendatory act that added
this subsection.JUNE 29, 1995.

(7) The requirement of rule 305(2)(c)(ii), being SUBSECTION
(2)(C)(II) OF R 338.10305 of the Michigan administrative code, that
each member of the nursing faculty in a program of nursing
education for licensed practical nurses hold a baccalaureate degree
in nursing science does not apply to a member of the nursing

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1 faculty described in this subsection who meets both of the 2 following requirements:

3 (a) Was employed by or under contract to a program of nursing4 education on or before September 1, 1989.

5 (b) Is employed by or under contract to a program of nursing
6 education on the effective date of the amendatory act that added
7 this subsection.JUNE 29, 1995.

8 Sec. 17060. The task force shall:

9 (a) Promulgate rules necessary for the implementation of its
10 powers and duties and may perform the acts and make the
11 determinations necessary for the proper implementations of those
12 powers and duties.

(b) Promulgate rules to establish the requirements for the 13 14 education, training, or experience of physician's assistants for 15 licensure in this state. The requirements shall take into account nationally recognized standards for education, training, and 16 17 experience and the desired utilization of physician's assistants. 18 BY 1 YEAR AFTER THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED 19 THIS SENTENCE, THE RULES MUST INCLUDE TRAINING STANDARDS FOR 20 IDENTIFYING VICTIMS OF HUMAN TRAFFICKING. THE TRAINING STANDARDS FOR IDENTIFYING VICTIMS OF HUMAN TRAFFICKING SHALL APPLY FOR A 21 22 PHYSICIAN'S ASSISTANT LICENSE OR REGISTRATION RENEWAL BEGINNING WITH THE FIRST RENEWAL CYCLE AFTER THE RULES ARE PROMULGATED AND 23 24 FOR AN INITIAL LICENSE OR REGISTRATION ISSUED 5 OR MORE YEARS AFTER 25 THE RULES ARE PROMULGATED.

26 (c) Develop and make public guidelines on the appropriate27 delegation of functions to and supervision of physician's

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assistants according to the level of education, training, or
 experience of physician's assistants. The guidelines are not
 binding, but shall serve to explain how the task force's training
 criteria coincides with the board's expectation for delegation to
 and supervision of physician's assistants by physicians.

6 (d) Direct the department to issue licenses to applicants who
7 meet the requirements of this part and the rules promulgated under
8 this part for practice and use of the title of physician's
9 assistant.

10 (e) Promulgate rules to establish criteria for the evaluation 11 of programs for the education and training of physician's 12 assistants for the purpose of determining whether graduates of the programs have the knowledge and skills requisite for practice and 13 14 use of the title physician's assistant in this state as defined by 15 this part and the rules promulgated under this part. The criteria established shall be substantially consistent with nationally 16 17 recognized standards for the education and training of physician's 18 assistants. Until the criteria are established, the criteria 19 developed by the advisory commission on physician's assistants 20 shall remain in effect. The task force shall consider and may use where appropriate the criteria established by professional 21 22 associations, education accrediting bodies, or governmental 23 agencies. In establishing criteria for the evaluation of education 24 and training programs, the task force may seek the advice of the boards and the department of education. 25

26 (f) Make written recommendations to the boards concerning the27 rules to be developed for approval by the boards of physicians to

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supervise physician's assistants, including recommendations for
 appropriate utilization of physician's assistants by level of
 preparation where appropriate.

4 (g) File an annual report with the department and the boards5 containing matters prescribed by the department and boards.