100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

SB0642

Introduced 1/25/2017, by Sen. Heather A. Steans

SYNOPSIS AS INTRODUCED:

225 ILCS	65/65-30				
225 ILCS	65/65-35	was	225	ILCS	65/15-15
225 ILCS	65/65-35.1				
225 ILCS	65/65-40	was	225	ILCS	65/15-20
225 ILCS	65/65-43 new				
225 ILCS	65/65-45	was	225	TLCS	65/15-25
	00/00 10	was	225	THCO	00/10 20
225 ILCS	65/65-50		-		65/15-30
		was	225	ILCS	
225 ILCS	65/65-50	was was	225 225	ILCS ILCS	65/15-30
225 ILCS 225 ILCS	65/65-50 65/65-55	was was was	225 225 225	ILCS ILCS ILCS	65/15-30 65/15-40

Amends the Nurse Practice Act. In provisions concerning scope of practice, written collaborative agreements, temporary practice with a collaborative agreement, prescriptive authority with a collaborative agreement, titles, advertising, continuing education, and reports relating to professional conduct and capacity, changes references of "advanced practice nurse" and "APN" to "advanced practice registered nurse" and "APRN". Provides that a written collaborative agreement is required for all postgraduate advanced practice registered nurses until specific requirements have been met. Provides that postgraduate advanced practice registered nurses may enter into written collaborative agreements with collaborating advanced practice registered nurses or physicians (rather than collaborating physicians or podiatric physicians). In provisions concerning prescriptive authority for postgraduate advanced practice registered nurses, sets forth the requirements for postgraduate advanced practice registered nurses to have prescriptive authority and the limitations of such authority. Defines "full practice authority" and provides requirements for it to be granted to an advanced practice registered nurse. Removes provisions concerning advanced practice nursing in hospitals, hospital affiliates, or ambulatory surgical treatment centers, except the provision for anesthesia services and the provision requiring advanced practice registered nurses to provide services in accordance with other Acts. Makes other changes. Effective immediately.

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A BILL FOR

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AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Nurse Practice Act is amended by changing
Sections 65-30, 65-35, 65-35.1, 65-40, 65-45, 65-50, 65-55,
65-60, and 65-65 and by adding Section 65-43 as follows:

7 (225 ILCS 65/65-30)

8 (Section scheduled to be repealed on January 1, 2018)

9 Sec. 65-30. APRN APN scope of practice.

(a) Advanced practice registered nursing by certified 10 nurse practitioners, certified nurse anesthetists, certified 11 nurse midwives, or clinical nurse specialists is based on 12 knowledge and skills acquired throughout an advanced practice 13 14 registered nurse's nursing education, training, and 15 experience.

(b) Practice as an advanced practice <u>registered</u> nurse means
 a scope of nursing practice, with or without compensation, and
 includes the registered nurse scope of practice.

19 (c) The scope of practice of an advanced practice 20 <u>registered</u> nurse includes, but is not limited to, each of the 21 following:

(1) Advanced <u>registered</u> nursing patient assessment and
 diagnosis.

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1 (2) Ordering diagnostic and therapeutic tests and 2 procedures, performing those tests and procedures when using 3 health care equipment, and interpreting and using the results 4 of diagnostic and therapeutic tests and procedures ordered by 5 the advanced practice <u>registered</u> nurse or another health care 6 professional.

7 (3) Ordering treatments, ordering or applying 8 appropriate medical devices, and using nursing medical, 9 therapeutic, and corrective measures to treat illness and 10 improve health status.

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(4) Providing palliative and end-of-life care.

12 (5) Providing advanced counseling, patient education,13 health education, and patient advocacy.

14 (6) Prescriptive authority as defined in Section 65-4015 of this Act.

16 (7) Delegating selected nursing activities or tasks to 17 a licensed practical nurse, a registered professional nurse, or 18 other personnel.

19 (Source: P.A. 95-639, eff. 10-5-07.)

20 (225 ILCS 65/65-35) (was 225 ILCS 65/15-15)

21 (Section scheduled to be repealed on January 1, 2018)

22 Sec. 65-35. Written collaborative agreements.

(a) A written collaborative agreement is required for all
 <u>postgraduate</u> advanced practice <u>registered</u> nurses <u>until an</u>
 <u>affidavit of completion of not less than 3,000 hours of</u>

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clinical practice with a collaborating advanced practice registered nurse or physician has been submitted to the Department requesting to practice without a written collaborative agreement in accordance with Section 65-43 of this Act engaged in clinical practice, except for advanced practice nurses who are authorized to practice in a hospital, hospital affiliate, or ambulatory surgical treatment center.

8 (a-5) <u>(Blank)</u> If an advanced practice nurse engages in 9 clinical practice outside of a hospital, hospital affiliate, or 10 ambulatory surgical treatment center in which he or she is 11 authorized to practice, the advanced practice nurse must have a 12 written collaborative agreement.

13 (b) A written collaborative agreement shall describe the 14 relationship of the postgraduate advanced practice registered nurse with the collaborating advanced practice registered 15 16 nurse or physician or podiatric physician and shall describe 17 the categories of care, treatment, or procedures to be provided by the postgraduate advanced practice registered nurse. A18 19 collaborative agreement with a dentist must be in accordance 20 with subsection (c-10) of this Section. Collaboration does not 21 require an employment relationship between the collaborating 22 advanced practice registered nurse or physician or podiatrie 23 physician and the postgraduate advanced practice registered 24 nurse.

The collaborative relationship under an agreement shall not be construed to require the personal presence of a

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collaborating advanced practice registered nurse or physician 1 2 or podiatric physician at the place where services are rendered. Methods of communication shall be available for 3 consultation with the collaborating advanced practice 4 registered nurse or physician or podiatric physician in person 5 or by telecommunications or electronic communications as set 6 7 forth in the written agreement.

Absent an 8 (b-5) employment relationship, a written 9 collaborative agreement may not (1) restrict the categories of 10 patients of an advanced practice registered nurse within the 11 scope of the advanced practice registered nurses training and 12 experience, (2) limit third party payors or government health 13 programs, such as the medical assistance program or Medicare 14 with which the advanced practice registered nurse contracts, or 15 (3) limit the geographic area or practice location of the 16 advanced practice registered nurse in this State.

(c) In the case of anesthesia services provided by a certified registered nurse anesthetist, an anesthesiologist, a physician, a dentist, or a podiatric physician must participate through discussion of and agreement with the anesthesia plan and remain physically present and available on the premises during the delivery of anesthesia services for diagnosis, consultation, and treatment of emergency medical conditions.

24 (c-5) A certified registered nurse anesthetist, who 25 provides anesthesia services outside of a hospital or 26 ambulatory surgical treatment center shall enter into a written

1 collaborative agreement with an anesthesiologist or the 2 physician licensed to practice medicine in all its branches or 3 the podiatric physician performing the procedure. Outside of a ambulatory surgical treatment center, the 4 hospital or 5 certified registered nurse anesthetist may provide only those that the collaborating podiatric physician 6 services is 7 authorized to provide pursuant to the Podiatric Medical Practice Act of 1987 and rules adopted thereunder. A certified 8 9 registered nurse anesthetist may select, order, and administer including controlled 10 medication, substances, and apply 11 appropriate medical devices for delivery of anesthesia 12 services under the anesthesia plan agreed with by the 13 the operating physician or operating anesthesiologist or 14 podiatric physician.

15 (c-10) A certified registered nurse anesthetist who 16 provides anesthesia services in a dental office shall enter 17 written collaborative into а agreement with an anesthesiologist or the physician licensed to 18 practice medicine in all its branches or the operating dentist 19 20 performing the procedure. The agreement shall describe the 21 working relationship of the certified registered nurse 22 anesthetist and dentist and shall authorize the categories of 23 care, treatment, or procedures to be performed by the certified registered nurse anesthetist. In a collaborating dentist's 24 25 office, the certified registered nurse anesthetist may only 26 provide those services that the operating dentist with the

appropriate permit is authorized to provide pursuant to the 1 2 Illinois Dental Practice Act and rules adopted thereunder. For 3 anesthesia services, an anesthesiologist, physician, or operating dentist shall participate through discussion of and 4 5 agreement with the anesthesia plan and shall remain physically present and be available on the premises during the delivery of 6 7 anesthesia services for diagnosis, consultation, and treatment of emergency medical conditions. A certified registered nurse 8 9 anesthetist may select, order, and administer medication, 10 including controlled substances, and apply appropriate medical 11 devices for delivery of anesthesia services under the 12 anesthesia plan agreed with by the operating dentist.

(d) A copy of the signed, written collaborative agreement must be available to the Department upon request from both the certified registered nurse anesthetist and postgraduate advanced practice registered nurse and the collaborating physician, dentist, or podiatric physician.

(e) Nothing in this Act shall be construed to limit the 18 delegation of tasks or duties by a physician to a licensed 19 20 practical nurse, a registered professional nurse, or other persons in accordance with Section 54.2 of the Medical Practice 21 22 Act of 1987. Nothing in this Act shall be construed to limit 23 the method of delegation that may be authorized by any means, including, but not limited to, oral, written, electronic, 24 25 standing orders, protocols, quidelines, or verbal orders. 26 Nothing in this Act shall be construed to authorize an advanced

practice <u>registered</u> nurse to provide health care services
 required by law or rule to be performed by a physician.

(f) <u>A postgraduate An advanced practice registered nurse</u> shall inform each collaborating <u>advanced practice registered</u> <u>nurse or physician, dentist, or podiatric physician</u> of all collaborative agreements he or she has signed and provide a copy of these to any collaborating <u>advanced practice registered</u> <u>nurse or physician, dentist, or podiatric physician upon</u> <u>request</u>.

10 (g) (Blank).

11 (Source: P.A. 98-192, eff. 1-1-14; 98-214, eff. 8-9-13; 98-756, 12 eff. 7-16-14; 99-173, eff. 7-29-15.)

13 (225 ILCS 65/65-35.1)

14 (Section scheduled to be repealed on January 1, 2018)

15 Sec. 65-35.1. Written collaborative agreement; temporary 16 practice. A postgraduate Any advanced practice registered nurse required to enter into a written collaborative agreement 17 18 with a collaborating advanced practice registered nurse or 19 collaborating physician or collaborating podiatrist is 20 authorized to continue to practice for up to 90 days after the 21 termination of a collaborative agreement provided the advanced 22 practice registered nurse seeks any needed collaboration at a local hospital and refers patients who require services beyond 23 24 the training and experience of the advanced practice registered 25 nurse to a physician or other health care provider.

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1 (Source: P.A. 99-173, eff. 7-29-15.)

2 (225 ILCS 65/65-40) (was 225 ILCS 65/15-20)
3 (Section scheduled to be repealed on January 1, 2018)
4 Sec. 65-40. Written collaborative agreement; prescriptive
5 authority for postgraduate advanced practice registered
6 nurses.

7 (a) A collaborating advanced practice registered nurse or 8 physician or podiatric physician may, but is not required to, delegate prescriptive authority to <u>a postgraduate</u> an advanced 9 10 practice registered nurse as part of a written collaborative 11 agreement. This authority may, but is not required to, include 12 prescription of, selection of, orders for, administration of, storage of, acceptance of samples of, and dispensing over the 13 counter medications, legend drugs, medical 14 qases, and 15 controlled substances categorized as any Schedule III through V 16 controlled substances, as defined in Article II of the Illinois Controlled Substances Act, and other preparations, including, 17 but not limited to, botanical and herbal remedies. The 18 collaborating advanced practice registered nurse or physician 19 or podiatric physician must have a valid current Illinois 20 21 controlled substance license and federal registration to 22 authority to prescribe delegated controlled delegate 23 substances.

(b) To prescribe controlled substances under this Section,
 a postgraduate an advanced practice registered nurse must

obtain a mid-level practitioner controlled substance license.
 Medication prescriptions and orders shall be reviewed
 periodically by the collaborating <u>advanced practice registered</u>
 nurse or physician or podiatric physician.

5 (c) The collaborating advanced practice registered nurse or physician or podiatric physician shall file with the 6 7 Department notice of delegation of prescriptive authority and termination of such delegation, in accordance with rules of the 8 9 Department. Upon receipt of this notice delegating authority to 10 prescribe any Schedule III through V controlled substances, the 11 licensed postgraduate advanced practice registered nurse shall 12 be eligible to register for a mid-level practitioner controlled 13 substance license under Section 303.05 of the Illinois Controlled Substances Act. 14

(c-5) A hospital, hospital affiliate, or ambulatory 15 16 surgical treatment center shall file with the Department notice 17 of a grant of prescriptive authority consistent with this subsection and termination of such a grant of authority in 18 19 accordance with rules of the Department. Upon receipt of this 20 notice of grant of authority to prescribe any Schedule II through V controlled substances, the licensed postgraduate 21 22 advanced practice registered nurse certified as a nurse 23 practitioner, nurse midwife, or clinical nurse specialist may register for a mid-level practitioner controlled substance 24 25 license under Section 303.05 of the Illinois Controlled 26 Substance Act.

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(d) In addition to the requirements of subsections (a), 1 2 (b), and (c), and (c-5) of this Section, a collaborating 3 advanced practice registered nurse or physician or podiatrie physician may, but is not required to, delegate authority to a 4 5 postgraduate an advanced practice registered nurse to 6 prescribe any Schedule II controlled substances, if all of the 7 following conditions apply:

8 (1) Specific Schedule II controlled substances by oral 9 dosage or topical or transdermal application may be 10 delegated, provided that the delegated Schedule ΙI 11 controlled substances are routinely prescribed by the 12 collaborating advanced practice registered nurse or physician or podiatric physician. This delegation must 13 14 identify the specific Schedule II controlled substances by 15 either brand name or generic name. Schedule II controlled 16 substances to be delivered by injection or other route of 17 administration may not be delegated.

18 (2) Any delegation must be controlled substances that
 19 the collaborating <u>advanced practice registered nurse or</u>
 20 physician or podiatric physician prescribes.

(3) Any prescription must be limited to no more than a
 30-day supply, with any continuation authorized only after
 prior approval of the collaborating <u>advanced practice</u>
 <u>registered nurse or physician or podiatric physician</u>.

(4) The advanced practice <u>registered</u> nurse must
 discuss the condition of any patients for whom a controlled

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substance is prescribed monthly with the delegating
 advanced practice registered nurse or physician.

3 (5) The <u>postgraduate</u> advanced practice <u>registered</u> 4 nurse meets the education requirements of Section 303.05 of 5 the Illinois Controlled Substances Act.

6 (e) Nothing in this Act shall be construed to limit the 7 delegation of tasks or duties by a physician to a licensed 8 practical nurse, a registered professional nurse, or other 9 persons. Nothing in this Act shall be construed to limit the 10 method of delegation that may be authorized by any means, 11 including, but not limited to, oral, written, electronic, 12 standing orders, protocols, guidelines, or verbal orders.

(f) Nothing in this Section shall be construed to apply to any medication authority including Schedule II controlled substances of an advanced practice <u>registered</u> nurse for care provided in a hospital, hospital affiliate, or ambulatory surgical treatment center pursuant to Section 65-45.

(g) Any <u>postgraduate</u> advanced practice <u>registered</u> nurse who writes a prescription for a controlled substance without having a valid appropriate authority may be fined by the Department not more than \$50 per prescription, and the Department may take any other disciplinary action provided for in this Act.

(h) Nothing in this Section shall be construed to prohibitgeneric substitution.

26 (Source: P.A. 97-358, eff. 8-12-11; 98-214, eff. 8-9-13.)

1	(225 ILCS 65/65-43 new)
2	Sec. 65-43. Full practice authority.
3	(a) "Full practice authority" means the authority of an
4	advanced practice registered nurse licensed in Illinois and
5	certified as a nurse practitioner, clinical nurse specialist,
6	or nurse midwife to practice without a written collaborative
7	agreement and be fully accountable: (1) to patients for the
8	quality of advanced nursing care rendered, (2) for recognizing
9	limits of knowledge and experience, and (3) for planning for
10	the management of situations beyond the advanced practice
11	registered nurse's expertise. "Full practice authority"
12	includes accepting referrals from, consulting with,
13	collaborating with, or referring to other health care
14	professionals as warranted by the needs of the patient and
15	possessing the authority to prescribe all medications and
16	orders for, administration of, storage of, acceptance of
17	samples of, and dispensing over the counter medications, legend
18	drugs, medical gases, and controlled substances categorized as
19	any Schedule II through V controlled substances, as defined in
20	Article II of the Illinois Controlled Substances Act, and other
21	preparations, including, but not limited to, botanical and
22	herbal remedies.
23	(b) To be granted full practice authority as an advanced
24	practice registered nurse, the advanced practice registered

25 <u>nurse must:</u>

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1	(1) submit proof of an unencumbered Illinois license as
2	an advanced practice registered nurse to the Department;
3	(2) submit proof of national certification as a nurse
4	practitioner, clinical nurse specialist, or certified
5	nurse midwife to the Department;
6	(3) submit an affidavit of completion of no less than
7	3,000 hours of clinical practice with, and signed by, the
8	collaborating advanced practice registered nurse or
9	physician; and
10	(4) meet the education requirements of Section 303.05
11	of the Illinois Controlled Substances Act.
12	(225 ILCS 65/65-45) (was 225 ILCS 65/15-25)
13	(Section scheduled to be repealed on January 1, 2018)
14	Sec. 65-45. <u>Anesthesia services and advanced</u> Advanced
15	practice registered nursing practice in hospitals, hospital
16	affiliates, or ambulatory surgical treatment centers.
17	(a) <u>(Blank)</u> An advanced practice nurse may provide services
18	in a hospital or a hospital affiliate as those terms are
19	defined in the Hospital Licensing Act or the University of
20	Illinois Hospital Act or a licensed ambulatory surgical
21	treatment center without a written collaborative agreement
22	pursuant to Section 65-35 of this Act. An advanced practice
23	nurse must possess clinical privileges recommended by the
24	hospital medical staff and granted by the hospital or the
25	consulting medical staff committee and ambulatory surgical

treatment center in order to provide services. The medical 1 staff or consulting medical staff committee shall periodically 2 review the services of advanced practice nurses granted 3 clinical privileges, including any care provided in a hospital 4 5 affiliate. Authority may also be granted when recommended by the hospital medical staff and granted by the hospital or 6 7 recommended by the consulting medical staff committee and ambulatory surgical treatment center to individual advanced 8 9 practice nurses to select, order, and administer medications, including controlled substances, to provide delineated care. 10 11 In a hospital, hospital affiliate, or ambulatory surgical 12 treatment center, the attending physician shall determine an advanced practice nurse's role in providing care for his or her 13 patients, except as otherwise provided in the medical staff 14 15 bylaws or consulting committee policies.

16 (a-2) <u>(Blank)</u> An advanced practice nurse granted authority 17 to order medications including controlled substances may 18 complete discharge prescriptions provided the prescription is 19 in the name of the advanced practice nurse and the attending or 20 discharging physician.

(a-3) (Blank) Advanced practice nurses practicing in a
 hospital or an ambulatory surgical treatment center are not
 required to obtain a mid-level controlled substance license to
 order controlled substances under Section 303.05 of the
 Illinois Controlled Substances Act.

26 (a-5) For anesthesia services provided by a certified

registered nurse anesthetist, an anesthesiologist, physician, 1 2 dentist, or podiatric physician shall participate through 3 discussion of and agreement with the anesthesia plan and shall remain physically present and be available on the premises 4 5 during the delivery of anesthesia services for diagnosis, consultation, and treatment of emergency medical conditions, 6 7 unless hospital policy adopted pursuant to clause (B) of subdivision (3) of Section 10.7 of the Hospital Licensing Act 8 9 ambulatory surgical treatment center policy adopted or 10 pursuant to clause (B) of subdivision (3) of Section 6.5 of the 11 Ambulatory Surgical Treatment Center Act provides otherwise. A 12 certified registered nurse anesthetist may select, order, and 13 administer medication for anesthesia services under the anesthesia plan agreed to by the anesthesiologist or the 14 15 physician, in accordance with hospital alternative policy or 16 the medical staff consulting committee policies of a licensed 17 ambulatory surgical treatment center.

(b) An advanced practice <u>registered</u> nurse who provides services in a hospital shall do so in accordance with Section 10.7 of the Hospital Licensing Act and, in an ambulatory surgical treatment center, in accordance with Section 6.5 of the Ambulatory Surgical Treatment Center Act.

23 (c) <u>(Blank)</u> Advanced practice nurses certified as nurse 24 practitioners, nurse midwives, or clinical nurse specialists 25 practicing in a hospital affiliate may be, but are not required 26 to be, granted authority to prescribe Schedule II through V

controlled substances when such authority is recommended by the 1 2 appropriate physician committee of the hospital affiliate and granted by the hospital affiliate. This authority may, but is 3 not required to, include prescription of, selection of, orders 4 5 for, administration of, storage of, acceptance of samples of, and dispensing over the counter medications, legend drugs, 6 medical gases, and controlled substances categorized as 7 Schedule II through V controlled substances, as defined in 8 Article II of the Illinois Controlled Substances Act, and other 9 10 preparations, including, but not limited to, botanical and 11 herbal remedies.

12 To prescribe controlled substances under this subsection 13 (c), an advanced practice nurse certified as a nurse 14 practitioner, nurse midwife, or clinical nurse specialist must 15 obtain a mid-level practitioner controlled substance license. 16 Medication orders shall be reviewed periodically by the 17 appropriate hospital affiliate physicians committee or its 18 physician designee.

The hospital affiliate shall file with the Department 19 20 notice of a grant of prescriptive authority consistent with this subsection (c) and termination of such a grant of 21 22 authority, in accordance with rules of the Department. Upon 23 receipt of this notice of grant of authority to prescribe any Schedule II through V controlled substances, the licensed 24 advanced practice nurse certified as a nurse practitioner, 25 26 nurse midwife, or clinical nurse specialist may register for a

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mid-level practitioner controlled substance license under Section 303.05 of the Illinois Controlled Substances Act.

In addition, a hospital affiliate may, but is not required to, grant authority to an advanced practice nurse certified as a nurse practitioner, nurse midwife, or clinical nurse specialist to prescribe any Schedule II controlled substances, if all of the following conditions apply:

(1) specific Schedule II controlled substances by oral 8 9 dosage or topical or transdermal application may be 10 designated, provided that the designated Schedule II 11 controlled substances are routinely prescribed by advanced 12 practice nurses in their area of certification; this grant of authority must identify the specific Schedule II 13 controlled substances by either brand name or generic name; 14 15 authority to prescribe or dispense Schedule II controlled 16 substances to be delivered by injection or other route of 17 administration may not be granted;

18 (2) any grant of authority must be controlled 19 substances limited to the practice of the advanced practice 20 nurse;

21 (3) any prescription must be limited to no more than a
22 30-day supply;

23 (4) the advanced practice nurse must discuss the 24 condition of any patients for whom a controlled substance 25 is prescribed monthly with the appropriate physician 26 committee of the hospital affiliate or its physician

1	designee; and
2	(5) the advanced practice nurse must meet the education
3	requirements of Section 303.05 of the Illinois Controlled
4	Substances Act.
5	(Source: P.A. 98-214, eff. 8-9-13; 99-173, eff. 7-29-15.)
6	(225 ILCS 65/65-50) (was 225 ILCS 65/15-30)
7	(Section scheduled to be repealed on January 1, 2018)
8	Sec. 65-50. <u>APRN</u> APN title.
9	(a) No person shall use any words, abbreviations, figures,
10	letters, title, sign, card, or device tending to imply that he
11	or she is an advanced practice <u>registered</u> nurse, including <u>,</u> but
12	not limited to $_{{\scriptstyle {\scriptstyle {\scriptstyle I}}}}$ using the titles or initials <code>"Advanced Practice</code>
13	Registered Nurse", "Advanced Practice Nurse", "Certified Nurse
14	Midwife", "Certified Nurse Practitioner", "Certified
15	Registered Nurse Anesthetist", "Clinical Nurse Specialist",
16	<u>"A.P.R.N.",</u> "A.P.N.", "C.N.M.", "C.N.P.", "C.R.N.A.",
17	"C.N.S.", or similar titles or initials, with the intention of
18	indicating practice as an advanced practice <u>registered</u> nurse
19	without meeting the requirements of this Act.
20	(b) No advanced practice registered purse shall indicate to

20 (b) No advanced practice <u>registered</u> nurse shall indicate to 21 other persons that he or she is qualified to engage in the 22 practice of medicine.

(c) An advanced practice <u>registered</u> nurse shall verbally
 identify himself or herself as an advanced practice <u>registered</u>
 nurse, including specialty certification, to each patient.

1 (d) Nothing in this Act shall be construed to relieve an 2 advanced practice <u>registered</u> nurse of the professional or legal 3 responsibility for the care and treatment of persons attended 4 by him or her.

5 (Source: P.A. 95-639, eff. 10-5-07.)

6 (225 ILCS 65/65-55) (was 225 ILCS 65/15-40)

7 (Section scheduled to be repealed on January 1, 2018)

8 Sec. 65-55. Advertising as an <u>APRN</u> APN.

9 (a) A person licensed under this Act as an advanced 10 practice <u>registered</u> nurse may advertise the availability of 11 professional services in the public media or on the premises 12 where the professional services are rendered. The advertising 13 shall be limited to the following information:

14 (1) publication of the person's name, title, office15 hours, address, and telephone number;

16 (2) information pertaining to the person's areas of 17 specialization, including, but not limited to, appropriate 18 board certification or limitation of professional 19 practice;

20 (3) publication of the person's collaborating
21 physician's, dentist's, or podiatric physician's name,
22 title, and areas of specialization;

(4) information on usual and customary fees for routine
 professional services offered, which shall include
 notification that fees may be adjusted due to complications

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or unforeseen circumstances;

2 (5) announcements of the opening of, change of, absence
3 from, or return to business;

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(6) announcement of additions to or deletions from professional licensed staff; and

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(7) the issuance of business or appointment cards.

7 (b) It is unlawful for a person licensed under this Act as 8 an advanced practice <u>registered</u> nurse to use testimonials or 9 claims of superior quality of care to entice the public. It 10 shall be unlawful to advertise fee comparisons of available 11 services with those of other licensed persons.

(c) This Article does not authorize the advertising of professional services that the offeror of the services is not licensed or authorized to render. Nor shall the advertiser use statements that contain false, fraudulent, deceptive, or misleading material or guarantees of success, statements that play upon the vanity or fears of the public, or statements that promote or produce unfair competition.

19 (d) It is unlawful and punishable under the penalty 20 provisions of this Act for a person licensed under this Article 21 to knowingly advertise that the licensee will accept as payment 22 for services rendered by assignment from any third party payor 23 the amount the third party payor covers as payment in full, if the effect is to give the impression of eliminating the need of 24 25 payment by the patient of any required deductible or copayment 26 applicable in the patient's health benefit plan.

1 (e) A licensee shall include in every advertisement for 2 services regulated under this Act his or her title as it 3 appears on the license or the initials authorized under this 4 Act.

5 (f) As used in this Section, "advertise" means solicitation 6 by the licensee or through another person or entity by means of 7 handbills, posters, circulars, motion pictures, radio, 8 newspapers, or television or any other manner.

9 (Source: P.A. 98-214, eff. 8-9-13.)

10 (225 ILCS 65/65-60) (was 225 ILCS 65/15-45)

11 (Section scheduled to be repealed on January 1, 2018)

12 Sec. 65-60. Continuing education. The Department shall 13 adopt rules of continuing education for persons licensed under 14 this Article that require 50 hours of continuing education per 15 2-year license renewal cycle, 20 hours of which shall be 16 pharmacology. Of the 20 pharmacology hours, 10 shall be regarding Schedule II controlled substances. Completion of the 17 18 50 hours of continuing education shall be deemed to satisfy the 19 continuing education requirements for renewal of an advanced 20 practice a registered professional nurse license as required by 21 this Act. The rules shall not be inconsistent with requirements 22 of relevant national certifying bodies or State or national 23 professional associations. The rules shall also address 24 variances in part or in whole for good cause, including, but not, limited to illness or hardship. The continuing education 25

1 rules shall assure that licensees are given the opportunity to 2 participate in programs sponsored by or through their State or 3 national professional associations, hospitals, or other providers of continuing education. Each licensee 4 is 5 responsible for maintaining records of completion of 6 continuing education and shall be prepared to produce the 7 records when requested by the Department.

8 (Source: P.A. 95-639, eff. 10-5-07.)

9 (225 ILCS 65/65-65) (was 225 ILCS 65/15-55)

10 (Section scheduled to be repealed on January 1, 2018)

Sec. 65-65. Reports relating to <u>APRN</u> professional conduct and capacity.

13

(a) Entities Required to Report.

(1) Health Care Institutions. The chief administrator 14 15 or executive officer of a health care institution licensed 16 by the Department of Public Health, which provides the minimum due process set forth in Section 10.4 of the 17 18 Hospital Licensing Act, shall report to the Board when an 19 advanced practice registered nurse's organized 20 professional staff clinical privileges are terminated or 21 restricted based on a final determination, are in 22 accordance with that institution's bylaws or rules and 23 regulations, that (i) a person has either committed an act 24 or acts that may directly threaten patient care and that are not of an administrative nature or (ii) that a person 25

1 may have a mental or physical disability that may endanger patients under that person's care. The chief administrator 2 3 or officer shall also report if an advanced practice accepts voluntary termination 4 registered nurse or 5 restriction of clinical privileges in lieu of formal action 6 based upon conduct related directly to patient care and not 7 of an administrative nature, or in lieu of formal action 8 seeking to determine whether a person may have a mental or 9 physical disability that may endanger patients under that 10 person's care. The Board shall provide by rule for the 11 reporting to it of all instances in which a person licensed 12 under this Article, who is impaired by reason of age, drug, 13 or alcohol abuse or physical or mental impairment, is under 14 supervision and, where appropriate, is in a program of 15 rehabilitation. Reports submitted under this subsection 16 shall be strictly confidential and may be reviewed and 17 considered only by the members of the Board or authorized staff as provided by rule of the Board. Provisions shall be 18 19 made for the periodic report of the status of any such 20 reported person not less than twice annually in order that 21 the Board shall have current information upon which to 22 determine the status of that person. Initial and periodic 23 reports of impaired advanced practice registered nurses 24 shall not be considered records within the meaning of the 25 State Records Act and shall be disposed of, following a 26 determination by the Board that such reports are no longer

required, in a manner and at an appropriate time as the Board shall determine by rule. The filing of reports submitted under this subsection shall be construed as the filing of a report for purposes of subsection (c) of this Section.

(2) Professional Associations. The President or chief 6 7 executive officer of an association or society of persons 8 licensed under this Article, operating within this State, 9 shall report to the Board when the association or society 10 renders a final determination that a person licensed under 11 this Article has committed unprofessional conduct related 12 directly to patient care or that a person may have a mental 13 or physical disability that may endanger patients under the 14 person's care.

15 (3) Professional Liability Insurers. Every insurance 16 company that offers policies of professional liability 17 insurance to persons licensed under this Article, or any other entity that seeks to indemnify the professional 18 19 liability of a person licensed under this Article, shall 20 report to the Board the settlement of any claim or cause of 21 action, or final judgment rendered in any cause of action, 22 that alleged negligence in the furnishing of patient care 23 by the licensee when the settlement or final judgment is in 24 favor of the plaintiff.

(4) State's Attorneys. The State's Attorney of each
 county shall report to the Board all instances in which a

1 2 person licensed under this Article is convicted or otherwise found guilty of the commission of a felony.

3 (5) State Agencies. All agencies, boards, commissions, departments, or other instrumentalities of the government 4 5 of this State shall report to the Board any instance 6 arising in connection with the operations of the agency, 7 including the administration of any law by the agency, in 8 which a person licensed under this Article has either 9 committed an act or acts that may constitute a violation of 10 this Article, that may constitute unprofessional conduct 11 related directly to patient care, or that indicates that a 12 person licensed under this Article may have a mental or 13 physical disability that may endanger patients under that 14 person's care.

(b) Mandatory Reporting. All reports required under items (16) and (17) of subsection (a) of Section 70-5 shall be submitted to the Board in a timely fashion. The reports shall be filed in writing within 60 days after a determination that a report is required under this Article. All reports shall contain the following information:

(1) The name, address, and telephone number of theperson making the report.

(2) The name, address, and telephone number of theperson who is the subject of the report.

(3) The name or other means of identification of any
 patient or patients whose treatment is a subject of the

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report, except that no medical records may be revealed without the written consent of the patient or patients.

3 (4) A brief description of the facts that gave rise to 4 the issuance of the report, including but not limited to 5 the dates of any occurrences deemed to necessitate the 6 filing of the report.

7 (5) If court action is involved, the identity of the
8 court in which the action is filed, the docket number, and
9 date of filing of the action.

10 (6) Any further pertinent information that the 11 reporting party deems to be an aid in the evaluation of the 12 report.

Nothing contained in this Section shall be construed to in 13 any way waive or modify the confidentiality of medical reports 14 15 and committee reports to the extent provided by law. Any 16 information reported or disclosed shall be kept for the 17 confidential use of the Board, the Board's attorneys, the investigative staff, and authorized clerical staff and shall be 18 afforded the same status as is provided information concerning 19 20 medical studies in Part 21 of Article VIII of the Code of Civil Procedure. 21

(c) Immunity from Prosecution. An individual or organization acting in good faith, and not in a wilful and wanton manner, in complying with this Section by providing a report or other information to the Board, by assisting in the investigation or preparation of a report or information, by participating in proceedings of the Board, or by serving as a member of the Board shall not, as a result of such actions, be subject to criminal prosecution or civil damages.

(d) Indemnification. Members of the Board, the Board's 4 5 attorneys, the investigative staff, advanced practice 6 registered nurses or physicians retained under contract to assist and advise in the investigation, and authorized clerical 7 8 staff shall be indemnified by the State for any actions (i) 9 occurring within the scope of services on the Board, (ii) 10 performed in good faith, and (iii) not wilful and wanton in 11 nature. The Attorney General shall defend all actions taken 12 against those persons unless he or she determines either that 13 there would be a conflict of interest in the representation or 14 that the actions complained of were not performed in good faith 15 or were wilful and wanton in nature. If the Attorney General 16 declines representation, the member shall have the right to 17 employ counsel of his or her choice, whose fees shall be provided by the State, after approval by the Attorney General, 18 unless there is a determination by a court that the member's 19 20 actions were not performed in good faith or were wilful and 21 wanton in nature. The member shall notify the Attorney General 22 within 7 days of receipt of notice of the initiation of an 23 action involving services of the Board. Failure to so notify the Attorney General shall constitute an absolute waiver of the 24 25 right to a defense and indemnification. The Attorney General shall determine within 7 days after receiving the notice 26

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whether he or she will undertake to represent the member.

2 (e) Deliberations of Board. Upon the receipt of a report called for by this Section, other than those reports of 3 impaired persons licensed under this Article required pursuant 4 5 to the rules of the Board, the Board shall notify in writing by certified mail the person who is the subject of the report. The 6 7 notification shall be made within 30 days of receipt by the 8 Board of the report. The notification shall include a written 9 notice setting forth the person's right to examine the report. 10 Included in the notification shall be the address at which the 11 file is maintained, the name of the custodian of the reports, 12 and the telephone number at which the custodian may be reached. 13 The person who is the subject of the report shall submit a 14 written statement responding to, clarifying, adding to, or 15 proposing to amend the report previously filed. The statement 16 shall become a permanent part of the file and shall be received 17 by the Board no more than 30 days after the date on which the person was notified of the existence of the original report. 18 The Board shall review all reports received by it and any 19 20 supporting information and responding statements submitted by 21 persons who are the subject of reports. The review by the Board 22 shall be in a timely manner but in no event shall the Board's 23 initial review of the material contained in each disciplinary 24 file be less than 61 days nor more than 180 days after the 25 receipt of the initial report by the Board. When the Board makes its initial review of the materials contained within its 26

disciplinary files, the Board shall, in writing, make a 1 2 determination as to whether there are sufficient facts to warrant further investigation or action. Failure to make that 3 determination within the time provided shall be deemed to be a 4 5 determination that there are not sufficient facts to warrant further investigation or action. Should the Board find that 6 7 there are not sufficient facts to warrant further investigation 8 or action, the report shall be accepted for filing and the 9 matter shall be deemed closed and so reported. The individual 10 or entity filing the original report or complaint and the 11 person who is the subject of the report or complaint shall be 12 notified in writing by the Board of any final action on their 13 report or complaint.

(f) Summary Reports. The Board shall prepare, on a timely basis, but in no event less than one every other month, a summary report of final actions taken upon disciplinary files maintained by the Board. The summary reports shall be made available to the public upon request and payment of the fees set by the Department. This publication may be made available to the public on the Department's Internet website.

21 (g) Any violation of this Section shall constitute a Class22 A misdemeanor.

(h) If a person violates the provisions of this Section, an
action may be brought in the name of the People of the State of
Illinois, through the Attorney General of the State of
Illinois, for an order enjoining the violation or for an order

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1 enforcing compliance with this Section. Upon filing of a 2 verified petition in court, the court may issue a temporary restraining order without notice or bond and may preliminarily 3 4 or permanently enjoin the violation, and if it is established 5 that the person has violated or is violating the injunction, 6 the court may punish the offender for contempt of court. Proceedings under this subsection shall be in addition to, and 7 not in lieu of, all other remedies and penalties provided for 8 9 by this Section.

10 (Source: P.A. 99-143, eff. 7-27-15.)

Section 99. Effective date. This Act takes effect upon becoming law.