Members Present
Raymond Bilecky
Lynn Busdeker
Thomas Caldwell, Chair
Karen Holtgrefe, Secretary
Mary Kay Eastman

Members Absent
Ronald Kleinman
James Lee

Legal Counsel
Yvonne Tertel, Assistant Attorney General

Staff Present
H. Jeffery Barker, Investigator
Diane Moore, Executive Assistant
Adam Pennell, Investigator Assistant
Lisa Ratinaud, Enforcement Division Supervisor
Jeffrey Rosa, Executive Director

Guests
Victoria Gresh, OPTA
Carolyn Towner, OPTA
Briana Read

Call to Order
The meeting was called to order by the Chair, Thomas Caldwell, at 10:00 a.m.

The Section welcomed the physical therapy student from Ohio State University.

Approval of Minutes
Action: Mary Kay Eastman moved that the minutes from the September 6, 2012, meeting be approved as submitted. Lynn Busdeker seconded the motion. The motion carried.

Executive Director's Report
- The Executive Director informed the Section that the Governor’s Office re-appointed Karen Holtgrefe and James Lee. Matthew Creed was appointed to replace Sam Coppoletti. There is still one vacant position on the Section.
- The Executive Director informed the Section that the Board is doing well fiscally.
- The Executive Director informed the Section that the physical therapist assistant renewals have been mailed.
- The Executive Director reported that he is working on evaluating the Board’s fees and will work on long range forecasting to present to the Joint Board in March 2013.

The formal Executive Director’s report is attached to the minutes for reference.

Discussion of Laws and Rules Changes
The Section reviewed the comments on the proposed rule changes. The Section is in favor of modifying the rule 4755-27-01 to include the comment submitted by the Ohio Physical Therapy Association.

Action: Thomas Caldwell moved that the Section file the proposed changes to rules 475-27-01 and 4755-29-01. Raymond Bilecky seconded the motion. The motion carried.

Administrative Reports
Licensure Applications
Action: Lynn Busdeker moved that the Physical Therapy Section ratify, as submitted, the individuals approved by the Occupational Therapy, Physical Therapy, and Athletic Trainers Board to sit for the National Physical Therapy Examination for physical therapists and physical therapist assistants from September 6, 2012 through, November 15, 2012, taking into account those individuals subject to discipline, surrender, or non-renewal. Ms. Busdeker further
moved that the following persons be licensed as physical therapists/physical therapist assistants pending passage of
the National Physical Therapy Examination and Ohio Jurisprudence Examination. Karen Holtgrefe seconded the
motion. The motion carried.

<table>
<thead>
<tr>
<th>Physical Therapist – Examination</th>
<th>Arman, Alicia</th>
<th>Arman, Casey</th>
<th>Banks, Joshua</th>
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<td>Bendinelli, Stephanie</td>
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<td>Wallace, Jennifer</td>
<td>Watercutter, Krista</td>
<td>Weills, Amy</td>
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**Action:** Lynn Busdeker moved that the Physical Therapy Section ratify, as submitted, the physical therapist and physical therapist assistant licenses issued by endorsement and reinstatement by the Ohio Occupational Therapy, Physical Therapy, and Athletic Trainers Board from September 6, 2012 through, November 15, 2012, taking into account those licenses subject to discipline, surrender, or non-renewal. Karen Holtgrefe seconded the motion. The motion carried.

**Physical Therapist – Endorsement**

Arbesman, Michelle
Ball, Laura
Chatfield, Deborah
Day, Michelle
Dorairaj, Baskar
Griffith, Kelly
Jacobsen, Linda
Merchant, Jenna
Nelson, Jennifer
Reis, Elizabeth
Tidwell, Travis
White, Lisa

Arveson, Kristen
Batoon, Lariza
Civitello, Michael
Dela Vega, Hope
Gorski, Katheryn
Haddad-Vulich, Whitney
Keenan, Megan
Moeller, Valerie
Nolan, Daniel
Schlosser, Marie
Tussey, Ryan

Ashead, Megan
Calderon, Michael
Clements, Brittany
Donaubauer, Sally
Grady, Elisa
Hersberger, Kevin
Magagnotti, Frank
Myers, Crystal
Osterloo, Randi
Stetter, Denise
Weidner, Michelle

**Physical Therapist Assistant – Endorsement**

Botley, Veronica
Kretser, Crystal
Ryan, Timothy
Wieninger, Bonnie

Foster, Nathaniel
Metz, Amy
Stamper, Amberly

Jewell, Heather
Ramarge, Thomas
Thomas, Kelsi

**Physical Therapist Reinstatement**

Crea, Krista
Givens, Jeremy

Fowler, David

Noblet, Kassy

**Physical Therapist Assistant Reinstatement**

Givens, Jeremy

**Request for Waiver of English Equivalency Examinations for Licensure**

Mary Kay Eastman reported that James Lee recommended that the Section grant a waiver of the TOEFL requirement for the physical therapist endorsement file #5220687 based on the documentation provided. **Action:** Lynn Busdeker moved to grant a waiver of the TOEFL requirement for the physical therapist endorsement file #4805042 based on the documentation provided. Karen Holtgrefe seconded the motion. Mary Kay Eastman abstained from voting. The motion carried. The Section granted a waiver of the TOEFL requirement for Ryan Chiu.

**Continuing Education Liaison Report**

The Section requested an update from the Ohio Physical Therapy Association on the status of approving dry needling coursework.

**Assistant Attorney General’s Report**

Yvonne Tertel, AAG, reported that the Section does not have a quorum today and recommended seeing if the Section could hold a special meeting in December to address disciplinary matters. The Executive Director will send out a Doodle meeting request to check for potential dates to hold a special meeting in December.

**Case Review Liaison Report**

Thomas Caldwell reported that the Enforcement Division closed one and opened seven new cases since the September 6, 2012 meeting. There are nineteen cases currently open. There are three disciplinary consent agreements, one adjudication order being monitored.

**Correspondence**
1. **Erin Bickert, PT:** Ms. Bickert asked the Section if physical therapists are required to complete acute care discharges. **Reply:** No. The Board’s position has not changed and the physical therapist must complete the final discharge evaluation.

2. **Anita Zeigler, PT, DPT:** Dr. Zeigler asked the Section questions regarding treating a client in multiple setting would the physical therapist need to have two separate plans of care. **Reply:** It is the position of the Physical Therapy Section that, regardless of setting, a physical therapy evaluation must be performed on each new patient to establish a plan of care based on impairments determined during the initial evaluation. However, if the same physical therapist is performing the evaluations in the separate settings, the physical therapist needs to ensure that the evaluations and plans of care are specific to each setting. It is up to the therapist to determine the information that is required in each. Your questions also relate to payer policies. The Physical Therapy Section recommends that you contact the appropriate insurance company or the Ohio Chapter or Reimbursement Department of the American Physical Therapy Association.

3. **Rachael Mervine, SPT:** Ms. Mervine asked the Section questions regarding manipulation in physical therapy practice. **Reply:** Ohio law does not specifically refer to whether or not a physical therapist may utilize manual therapy techniques. It is the position of the Physical Therapy Section that manual therapy procedures are an integral part of the practice of physical therapy and may be used if the procedures are in the best interest of the patient and the therapist has training and demonstrated competence in the procedure. There are not any current or former disputes in Ohio regarding physical therapists using manipulation as part of their practice.

4. **Sarah Rhoden, PTA:** Ms. Rhoden asked the Section for clarification on what parts of the discharge report can be completed by a physical therapist assistant. **Reply:** Rule 4755-27-03 (B)(5) of the Ohio Administrative Code states that physical therapist assistants are not qualified to perform the discharge evaluation and complete the final discharge summary. Discharge planning and the completion of the discharge evaluation are the responsibility of the supervising physical therapist and may be performed and documented by the physical therapist in a reasonable timeframe prior to discharge. The physical therapist assistant may gather and summarize objective information; however, they may not interpret this data. It is the responsibility of the physical therapist to interpret and make recommendations for the purpose of discharge development and then the physical therapist must then complete the final discharge evaluation. If there is collaboration between the physical therapist and the physical therapist assistant, the collaboration must be reflected in the patient documentation, but only the physical therapist may document the discharge evaluation and recommendations in the discharge summary. Even if the discharge evaluation and recommendations for follow-up care are included in the initial evaluation, a discharge summary must still be completed to document final discharge date and disposition. The discharge evaluation may refer to the last treatment note for patient status. The Ohio Physical Therapy Practice Act does not dictate the format of documentation. The Physical Therapy Section recommends that you consult payer policies, facility or agency policies, or the American Physical Therapy Association for information on documentation.

5. **Janis Zeiser, PT:** Ms. Zeiser asked the Section if a physical therapist provides a consult on a student’s orthotics should this be listed as related services or physical therapy services on the students’ IEP. **Reply:** It is the position of the Physical Therapy Section that the documentation on the IEP form should reflect as closely as possible the services that will be provided, whether it is monitoring, consultation or direct services. There are options other than placing physical therapy services under related services. In the case you describe for monitoring orthotics, you may wish to consider placing physical therapy services under “Service(s) to Support Medical Needs” or “Support for School Personnel.” Neither of these require linkage to an IEP goal. For further clarification of your questions you should contact CathyCsanyi at the Office for Exceptional Children at the Ohio Department of Education at (419) 747-2806 or via email at cathy.csanyi@ode.state.oh.us. On another topic, the Physical Therapy Section is working to educate physical therapists and physical therapist assistants in the correct credentials to use in professional signatures. Since PT or PTA is the regulatory designation allowing practice, rule 4755-27-07 of the Administrative Code requires that only those letters should immediately follow the person’s name. Academic degrees may then follow the regulatory credential. For example, a nametag or signature might read Pat Doe, PT, MS, OCS.

6. **Candie Lambert, SPT:** Ms. Lambert asked the Section whether Ohio licensed physical therapists can perform dry needling and if there are certain requirements/certification needed to perform dry needling.
Reply: Intramuscular manual therapy (dry needling) is a technique using the insertion of a solid filament needle, without medication, into or through the skin to treat various impairments including, but not limited to: scarring, myofascial pain, motor recruitment and muscle firing problems. Goals of treatment vary from pain relief, increased extensibility of scar tissue to the improvement of neuromuscular firing patterns. The term “dry needling” may be confusing. It refers to the fact that nothing was injected with the needle. Physical therapists using intramuscular manual therapy: Do not and cannot claim to practice acupuncture; Do not use acupuncture traditional Chinese medicine theories, meridian acupoints and terminology; Do not use acupuncture diagnosis like tongue and pulse. It is the position of the Physical Therapy Section that nothing in the Ohio Physical Therapy Practice Act prohibits a physical therapist from performing intramuscular manual therapy techniques. As with any specialized procedure, the physical therapist must have training and demonstrate competency in the modality. The manner in which the training is obtained and competency demonstrated are not addressed in the Practice Act. The Physical Therapy Section is working with the Ohio Physical Therapy Association (OPTA) to further develop guidelines for continued competency in this area. Please continue to check both websites for future information on this topic.

7. Ray VanWye, PT, DPT: Dr. VanWye asked the Section for clarification on making return to play decisions for an injured athlete. Reply: In order to provide some guidance regarding your question(s), the Physical Therapy Section’s initial response in this arena is stated below. Please be aware that an official response to your specific question requires review by the full Physical Therapy Section at its November 15, 2012 meeting. The Section will notify you of the final response following the meeting. A client, or the parent of a minor client, always has the right to choose their own healthcare practitioner. In this situation, the mother determined that she wanted her son to be evaluated and treated by a physical therapist. Based on your email, it appears that your evaluation of the student differs from the prognosis made by the school’s medical staff. As often happens in healthcare, there are instances where a second opinion is appropriate and it is ultimately the decision of the client (or the parent of the minor client) on who they seek for medical care. Since you have seen this student under the direct access provisions, please note that you are required to notify the student’s physician within five days of the evaluation unless the student’s parent has not given you consent to notify the physician. In addition, unless the parent has authorized you to discuss the care you provided to the student with any other party, you would be in violation of both HIPAA and the Code of Ethical Conduct, established in rule 4755-27-05 of the Administrative Code. Paragraph (B)(4)(b) of this rule states that “information related to the therapist-patient relationship is confidential and may not be communicated to a third party not involved in that patient’s care without prior written consent of the patient or the patient’s representative, or unless otherwise allowed by law.” Therefore, although you can legally communicate with the student’s physician and athletic trainer, since they are involved in the student’s care, you would not be allowed to communicate with the school’s Assistant Athletic Director without the prior written consent of the parent. Follow up response: You have the authority to make recommendations for return to practice and/or return to play. A client, or the parent of a minor client, always has the right to choose their own healthcare practitioner. In this situation, the mother determined that she wanted her son to be evaluated and treated by a physical therapist. Based on your email, it appears that your evaluation of the student differs from the prognosis made by the school’s medical staff. As often happens in healthcare, there are instances where a second opinion is appropriate and it is ultimately the decision of the client (or the parent of the minor client) on who they seek for medical care. Since you have seen this student under the direct access provisions, please note that you are required to notify the student’s physician of parental choice, within five days of the evaluation unless the student’s parent has not given you consent to notify the physician. In addition, unless the parent has authorized you to discuss the care you provided to the student with any other party, you would be in violation of both HIPAA and the Code of Ethical Conduct, established in rule 4755-27-05 of the Administrative Code. Paragraph (B)(4)(b) of this rule states that “information related to the therapist-patient relationship is confidential and may not be communicated to a third party not involved in that patient’s care without prior written consent of the patient or the patient’s representative, or unless otherwise allowed by law.” Therefore, you would not be allowed to communicate with the school’s Assistant Athletic Director without the prior written consent of the parent, since they aren’t involved in the student’s care.

8. Weiqing Ge, PT, DPT: Dr. Ge asked the Section if physical therapist can perform acupressure in Ohio. Reply: Ohio law does not specifically refer to whether or not a physical therapist may utilize manual therapy techniques. It is the position of the Physical Therapy Section that manual therapy procedures are an
integral part of the practice of physical therapy and may be used if the procedures are in the best interest of
the patient and the therapist has training and demonstrated competence in the procedure.

9. **Abelardo Dorantes, PT:** Mr. Dorantes asked the Section if physical therapists assistants can perform
manual muscle tests and if physical therapists assistants can perform the test as a part of the discharge
summary. **Reply:** In response to your first question, a physical therapist assistant may perform manual
muscle testing as a form of gathering information to document the patient’s progress, once the initial
evaluation has been completed by the physical therapist. In response to your second question, rule 4755-27-03 (B)(5)
of the Ohio Administrative Code states that physical therapist assistants are not qualified to
perform the discharge evaluation and complete the final discharge summary. It is the position of the
Physical Therapy Section that physical therapist assistants may gather and summarize objective
information; however, they may not interpret this data. It is the responsibility of the physical therapist to
interpret and make recommendations for the purpose of discharge development. If there is collaboration
between the physical therapist and the physical therapist assistant, the collaboration must be reflected in the
patient documentation, but only the physical therapist may document the discharge evaluation and
recommendations in the discharge summary. Even if the discharge evaluation and recommendations for
follow-up care are included in the initial evaluation, a discharge summary must still be completed to
document final discharge date and disposition. The discharge summary may refer to the last treatment note
for patient status.

10. **Rachel Nieman, PT:** Ms. Nieman asked the Section if there are specific guidelines in Ohio pertaining to
physical therapy practice and telerehabilitation. **Reply:** In response to your question regarding
telemedicine, the Ohio Physical Therapy Practice Act is silent on this topic. However, the Section
recommends that the physical therapist providing telerehabilitation services be licensed in the state where
the patient is located. The American Physical Therapy Association (APTA) has an online continuing
education course that might provide information on issues related to incorporating telerehabilitation into
your physical therapy practice. On another topic, the Physical Therapy Section is working to educate
physical therapists and physical therapist assistants in the correct credentials to use in professional
signatures. Since PT or PTA is the regulatory designation allowing practice, rule 4755-27-07 of the
Administrative Code requires that only those letters should immediately follow the person’s name.
Academic degrees may then follow the regulatory credential. For example, a nametag or signature might
read Pat Doe, PT, MS, OCS.

11. **Michael Butkus, PT:** Mr. Butkus asked the Section if it is legal for physical therapist to give doctor offices
prescription pads listed with the therapists’ business addresses. **Reply:** Yes, it is legal for a physical
therapist to give physicians offices prescription pads.

12. **Cherly Guyman:** Ms. Guyman asked the Section if physical therapist can perform wound care. **Reply:** It
is the position of the Physical Therapy Section that physical therapy includes wound and burn care with
appropriate dressing and administration of topical drugs. Physical therapy also includes sharp wound
debridement, provided the physical therapist can demonstrate and document competence in the procedure.
The physical therapist may delegate this component of care to a physical therapist assistant provided that
both the physical therapist and the physical therapist assistant have demonstrated competency in these
procedures.

13. **Stacy Ward, PTA:** Ms. Ward asked the Section if it is lawful to continue skilled physical therapy service
to perform anodyne for pain relief if the client has reached his maximum potential and is noncompliant
with HEP. **Reply:** Yes. As long as there is an established physical therapy plan of care, you may use
Anodyne for pain relief, regardless of practice setting. It is the position of the Ohio Physical Therapy
Section that a facility may establish policies on whether the physical therapist or physical therapist assistant
may continue physical therapy services after the patient has exhausted his/her insurance benefits. The
Section recommends that you refer to Medicare or other payer policies for any specific requirements or
policies in your setting for a patient or family to pay for maintenance services by a physical therapist.
However, pursuant to section 4755.47 (A)(5) of the Ohio Revised Code, all licensed physical therapists
must follow the code of ethical conduct for physical therapists and physical therapist assistants established
in rule 4755-27-05 of the Ohio Administrative Code. Paragraph (B)(5)(e) of this rule states that “Providing
treatment interventions that are not warranted by the patient’s condition, or continuing treatment beyond
the point of reasonable benefit to the patient” would be a “failure to adhere to minimal standards of
practice, whether or not actual injury to a patient occurred.” The Physical Therapy Section recommends that the primary physical therapist evaluate whether self-pay maintenance services are of “reasonable benefit to the patient.”

14. **Gina Huey, PT:** Ms. Huey asked the Section who is qualified/licensed to perform e-stim. **Reply:** Electrical stimulation is not unique to physical therapy, however, in response to your question, licensed physical therapists and licensed physical therapist assistant and other licensed personnel, as delegated to by the physical therapist, are able to provide electrical stimulation. However, pursuant to rule 4755-27-03 (F) of the Ohio Administrative Code, “Delegation of tasks related to the operation and delivery of physical therapy to other licensed personnel must be done in accordance with the scope of practice of the other licensed personnel’s professional license, education and training, the level of competence as determined by the supervising physical therapist, and in consideration of the patient’s overall needs and medical status.” Other licensed personnel cannot be assigned their own physical therapy caseload without the supervising physical therapist or physical therapist assistant having direct contact with each patient during each visit. It is the responsibility of the physical therapist to determine and document the extent of contact necessary to assure safe patient care.

15. **Dana Benedict, PT, DPT:** Dr. Benedict asked the Section if supervising physical therapists are allowed to make edits to the physical therapist assistant’s daily note. **Reply:** It is the position of the Physical Therapy Section that documentation must clearly reflect who performed the service and when the services were provided. The physical therapist assistant should make all corrections in his/her documentation. All information completed by the physical therapist assistant must be co-signed by the physical therapist once said corrections are made. The physical therapist assistant cannot establish goals or perform physical therapy assessment. Goal modifications may be performed only by a physical therapist and the documentation must clearly reflect the physical therapist’s revision(s). The physical therapist assistant may assess responses to treatments rendered and make statements about progress toward goals as outlined in the plan of care and document this in the assessment portion of the daily or progress note in the medical record. On another topic, the Physical Therapy Section is working to educate physical therapists and physical therapist assistants in the correct credentials to use in professional signatures. Since PT or PTA is the regulatory designation allowing practice, rule 4755-27-07 of the Administrative Code requires that only those letters should immediately follow the person’s name. Academic degrees may then follow the regulatory credential. For example, a nametag or signature might read Pat Doe, PT, DPT, MS, OCS.

16. **Lesley Podbresky, PT:** Ms. Podbresky asked the Section questions regarding ethical and legal requirements for providing consultative physical therapy services based on the information provided. **Reply:** There is nothing in the Ohio Physical Therapy Practice Act that prohibits a physical therapist or physical therapist assistant from giving health and wellness lectures, demonstrations, or general information on the benefits of different types of exercise provided the practitioner is knowledgeable in the content. However, under current Ohio law, a physical therapy practitioner providing fitness or wellness services to individual clients or groups must follow regulations for physical therapy practice if the services are represented as physical therapy, if the provider is identified as a physical therapist or physical therapist assistant, or if he/she signs “PT” or “PTA” after his/her name. If any of these conditions exist, the physical therapist must perform an evaluation prior to providing services, must maintain documentation of care provided, and must notify the client’s primary physician if working without a physician referral. If physical therapist assistants, other licensed personnel, or students are involved in providing fitness or wellness services as physical therapy, rules in the Ohio Administrative Code for delegation and supervision apply. No part of these services may be delegated to unlicensed personnel. If fitness or wellness programs or group exercises are not represented as physical therapy, they do not fall under the jurisdiction of the Physical Therapy Practice Act. While physical therapists or physical therapist assistants providing such services may include their educational degrees in published materials, they should not use the credentials “PT” or “PTA” and should not state that the programs are led by physical therapists or physical therapist assistants. The Physical Therapy Section recommends that the appropriate medical screenings are in place prior to exercise to ensure the safety of the participants, but the fitness/wellness records should be stored separately from physical therapy or medical records. Therefore, the first 3 scenarios you describe are within the scope of practice and do not require a physician’s referral. However, in any of the scenarios where you are using your knowledge as a physical therapist and are directly addressing the unique needs of an
individual child, you would need to either follow the guidelines for direct access or obtain a physician’s order and perform an evaluation, develop plans of care and maintain records for these children.

17. **Peggy Harper, PT:** Mr. Harper asked the Section for clarification on the retention requirements for physical therapy records. **Reply:** The Physical Therapy Section recommends that any provider of physical therapy have established policies on the retention and destruction of medical documentation, and that these policies be in compliance with legal, insurance, and facility guidelines. The Ohio Physical Therapy Practice Act does not have specific rules or timelines for record retention. You may wish to check with your school district for any rules, regulations, or policies the district might have regarding this issue.

18. **Lynn Busdeker, PT:** Ms. Busdeker asked the Section questions regarding the use of electronic documentation based on the scenario described. **Reply:** It is the position of the Physical Therapy Section that the physical therapist is responsible/accountable for all physical therapy documentation and would caution you from repeatedly utilizing the automatic copy feature of an EMR system to ensure the documentation reflects the specific services provided to each individual client. Your daily documentation should accurately reflect what occurred with the patient at the time of service and who provided that service. While there is nothing in the Ohio Physical Therapy Practice Act that dictates how a physical therapist or physical therapist assistant documents, misuse of the automatic copy feature by the physical therapist and/or physical therapist assistant could become an ethical concern. According to rule 4755-27-05 of the Ohio Administrative Code, an individual licensed by the Physical Therapy Section has a responsibility to report any organization or entity that provides or holds itself out to deliver physical therapy services that places the licensee in a position of compromise with this code of ethical conduct. (A) Ethical integrity. Licensees shall use the provisions contained in paragraphs (A)1) to (A)(10) of this rule as guidelines for promoting ethical integrity and professionalism. Failure to comply with paragraphs (A)(1) to (A)(10) of this rule may be grounds for disciplinary action pursuant to section 4755.47 of the Revised Code and in accordance with Chapter 119. of the Revised Code. (2) A licensee shall exercise sound judgment and act in a trustworthy manner in all aspects of physical therapy practice. Regardless of practice setting, the physical therapist shall maintain the ability to make independent judgments. A licensee shall strive to effect changes that benefit the patient. (7) A licensee shall respect the rights, knowledge, and skills of colleagues and other health care professionals. (9) A licensee shall provide accurate and relevant information to patients about the patients’ care and to the public about physical therapy services. (B) Ethical conduct. Ethical conduct includes conforming to the minimal standards of acceptable and prevailing physical therapy practice. Conduct may be considered unethical regardless of whether or not actual injury to a patient occurred. Failure to comply with paragraphs (B)(1) to (B)(15) of this rule may be grounds for disciplinary action pursuant to section 4755.47 of the Revised Code and in accordance with Chapter 119. of the Revised Code. (1) A licensee shall adhere to the standards of ethical practice by practicing in a manner that is moral and honorable. A licensee may be disciplined for violating any provision contained in division (A) of section 4755.47 of the Revised Code. (5) A licensee shall adhere to the minimal standards of acceptable prevailing practice. Failure to adhere to minimal standards of practice, whether or not actual injury to a patient occurred, includes, but is not limited to: (i) Documenting or billing for services not actually provided. (9) A licensee shall not falsify, alter, or destroy patient/client records, medical records, or billing records without authorization. The licensee shall maintain accurate patient and/or billing records. The Physical Therapy Section also suggests that you review “Defensible Documentation for Patient/Client Management” on the American Physical Therapy Association website (http://www.apta.org) for further guidance in this matter.

**OT/PT Joint Correspondence**

**JB1.** **Shawntel Beal:** Ms. Beal asked the Occupational and Physical Therapy Sections for clarification on accepting therapy orders in a school-based system. **Reply:** Occupational therapists are not required to have a referral and/or prescription to evaluate or treat clients in the State of Ohio. However, hospital or facility policies, accrediting bodies, and/or reimbursement agencies may have other requirements and guidelines, including requiring a physician’s referral and/or prescription, which need to be met for accreditation and/or reimbursement of occupational therapy services. You may also wish to discuss your question with your compliance or billing department. There is nothing in the Ohio Physical Therapy Practice Act that dictates how frequently a referral for physical therapy should be renewed. However, since the children are growing and maturing, best practice does suggest that a minimum of an annual renewal of the prescription or
physician notification should be done to ensure that changes in the child’s medical status are documented in the physical therapy records. Also, section 4755.481 (A)(1) of the Ohio Revised Code states in part that, upon the consent of the patient, the physical therapist shall inform the patient’s physician of the evaluation no later than 5 business days after the evaluation is made. In accordance with the laws governing the provision of physical therapy services under direct access, a physical therapist may see a patient who does not wish to have a physician or other practitioner notified. The Physical Therapy Section recommends that the patient be asked to sign a document declining notification of the physician.

JB2. Carrie Gallo: Ms. Gallo asked the Occupational and Physical Therapy Sections for clarification on supervisory ratios for physical therapists and who is permitted to perform a performance evaluation of an occupational and physical therapist for employment/competency purposes. Reply: In response to your first question, the Ohio Physical Therapy Practice Act does not stipulate a specific number of physical therapist assistants a physical therapist can supervise. In response to your second question, the Ohio Physical Therapy Practice Act is silent on the requirements of who can provide a performance evaluation. However, best practice, would be for physical therapists to be evaluated by a professional who has a similar or higher level of training. The minimal requirements are to be in good standing with an active license, with continuing education requirements met on a two year (biennial) cycle. In response to your second question, the Ohio Occupational Therapy Practice Act is silent as to the requirements for individuals who perform employee competency evaluations. As noted above, best practice would dictate that the individuals performing the competency evaluations be in good standing with an active license, and have demonstrated and documented personal competency in the areas they are assessing.

JB3. Casey Siefker, PT: Ms. Siefker asked the Occupational and Physical Therapy Sections if an occupational therapy or physical therapy discharge summary required if the client was discharged by a physician in an acute care setting. Reply: Rule 4755-7-02 (A)(3) of the Ohio Administrative Code indicates that development, interpretation, and modification of the discharge plan is a professional responsibility of the occupational therapist. Rule 4755-7-08 (B)(4) of the Ohio Administrative Code states that occupational therapy practitioners shall maintain accurate client and/or billing records. However, there may be situations where a discharge treatment visit is not possible due to the physician discharging the client early. As you complete discharge documentation for these clients, if there are areas you do not feel confident that you can provide current information, those areas should be marked “not assessed” or “not assessed at discharge.” Documenting the client’s status from your most recent visit (as it pertains to those areas) would be acceptable, as well, provided that documentation identifies the date that information was obtained. Please be aware that employers, reimbursement agencies and third party payers may have more stringent guidelines for documentation completion. Yes, a physical therapy discharge is required to be completed in any physical therapy setting. Rule 4755-27-03 of the Ohio Administrative Code states that physical therapists are responsible to perform the discharge evaluation and complete the final discharge summary. Discharge planning and the completion of the discharge evaluation are the responsibility of the physical therapist and may be performed and documented by the physical therapist in a reasonable timeframe prior to discharge. It is the responsibility of the physical therapist to interpret and make recommendations for the purpose of discharge development and then the physical therapist must then complete the final discharge evaluation. If there is collaboration between the physical therapist and the physical therapist assistant, the collaboration must be reflected in the patient documentation, but only the physical therapist may document the discharge evaluation and recommendations in the discharge summary. Even if the discharge evaluation and recommendations for follow-up care are included in the initial evaluation, a discharge summary must still be completed to document final discharge date and disposition. The discharge evaluation may refer to the last treatment note for patient status.

Old Business
Continuing Competence Taskforce Update
Victoria Gresh reported that the Continuing Competence Taskforce was on hold for now. OPTA is working on how to proceed with the taskforce. The Physical Therapy Section still wants to participate in this taskforce. Ms. Gresh will provide an update on the CC Taskforce at the January 2013 Section meeting.

New Business
Application Question Regarding Malpractice Claims
The Section discussed whether to add malpractice claims questions to the standard application background questions. The Executive Director will draft a sample question for the Section to review at the January Section meeting.

**Pre-1996 NPTE Scores**
The Executive Director informed the Section that at the FSPBT Annual Meeting, there was discussion on issues related to licensure portability. The question arose whether there is public protection rationale to require an individual to re-sit for the NPTE if their passing score was acceptable for the state of initial licensure, but a failing score for Ohio at that time.

**Action:** Raymond Bilecky moved that the Section change its procedures to accept an NPTE score from before 1996 if that score was considered passing in the original state of licensure. Mary Kay Eastman seconded the motion. The motion carried.

**Customer Service Standards**
The Section reviewed the Board’s customer service standards. The Executive Director will post this document on the Board’s website.

**Human Trafficking Task Force Recommendations**
The Section reviewed the Human Trafficking Taskforce recommendations. The Executive Director informed the Section that the recommendations will likely require the Section to adopt a rule dealing with continuing education requirements.

**Ethics Training**
The Executive Director facilitated an ethics presentation and discussion to the members of the Physical Therapy Section.

**Transcripts for Endorsements Applicants**
The Section discussed whether to accept an official transcript from the entry-level physical therapy program for applicants submitting an application for initial licensure by endorsement. Under current procedures, if an endorsement applicant has an official transcript sent, the Board notifies the applicant that the entry-level program must submit the Section’s certification of entry-level education form.

**Action:** Lynn Busdeker moved that the Section accept an official transcript from the entry-level physical therapy program as proof of education in lieu of the Section’s certification of entry-level education form for applicants submitting an application for initial licensure by endorsement. Raymond Bilecky seconded the motion. The motion carried.

**Changes in Liaison Appointments**
Due to changes in the Board appointments to the Section, the Section will need to reassign the continuing education and correspondence liaison positions for the Physical Therapy Section. The new assignments will be assigned at the January 2013 Section meeting.

**Open Forum**
The Section opened the floor for the Ohio State University physical therapy student to ask questions.

**Ohio Physical Therapy Association (OPTA) Report**
Victoria Gresh reported that OPTA completed the fall symposium and is getting ready for the next year’s conference. Technology is the theme for OPTA’s 2013 conference.

In 2013, OPTA plans to work on CE programming, reformatting the Access publication/magazine, and increasing membership. Ms. Gresh further reported that OPTA is looking at other sources of non-dues revenue to help keep other costs low.

Carolyn Towner gave a legislative report.
**Federation of State Boards for Physical Therapy (FSBPT) Report**

- The Executive Director discussed some of the topics at the FSBPT conference.
- There were a number of sessions on issues related to licensure portability and non-U.S. educated applicants for physical therapy licensure.

**Items for Next Meeting**

- Sample Malpractice Application Question
- Continuing Competence Task Force Update

**Next Meeting Date**

The next regular meeting date of the Physical Therapy Section is scheduled for Thursday, January 10, 2013.

**Adjournment**

Mary Kay Eastman moved that the meeting be adjourned. Lynn Busdeker seconded the motion. The motion carried. The meeting adjourned at 2:00 p.m.

Respectfully submitted,

*Diane Moore*

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Thomas Caldwell, PT, Chair
Ohio Occupational Therapy, Physical Therapy, and Athletic Trainers Board, PT Section

Karen Holtgrefe, PT, Secretary
Ohio Occupational Therapy, Physical Therapy, and Athletic Trainers Board, PT Section

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Jeffrey M. Rosa, Executive Director
Ohio Occupational Therapy, Physical Therapy and Athletic Trainers Board

KH:jmr:dm