## SUBSTITUTE FOR SENATE BILL NO. 1021

A bill to amend 1978 PA 368, entitled "Public health code,"

by amending section 16186 (MCL 333.16186), as amended by 2006 PA 398.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 16186. (1) An individual who is licensed to practice a
- 2 health profession in another state or , until January 1, 2012, is
- 3 licensed to practice a health profession in a province of Canada,
- 4 who is registered in another state, or who holds a health
- 5 profession specialty field license or specialty certification from
- 6 another state and who applies for licensure, registration,
- 7 specialty certification, or a health profession specialty field
- 8 license in this state may be granted an appropriate license or





- 1 registration or specialty certification or health profession
  2 specialty field license upon satisfying the board or task force to
  3 which the applicant applies as to all of the following:
- 4 (a) The applicant substantially meets the requirements of this
  5 article and rules promulgated under this article for licensure,
  6 registration, specialty certification, or a health profession
  7 specialty field license.
- 8 (b) Subject to subsection (3), the applicant is licensed,
  9 registered, specialty certified, or specialty licensed in another
  10 state or , until January 1, 2012, is licensed in a province in
  11 Canada that maintains standards substantially equivalent to those
  12 of this state.
  - (c) Subject to subsection (3), until January 1, 2012, if the applicant is licensed to practice a health profession in a province in Canada, the applicant completed the educational requirements in Canada or in the United States for licensure in Canada or in the United States.
    - (d) Until January 1, 2012, if If the applicant is licensed to practice a health profession in a province in Canada, that the applicant will perform the professional services for which he or she bills in this state, and that any resulting request for third party third-party reimbursement will originate from the applicant's place of employment in this state.
- 24 (2) Before granting a license, registration, specialty
  25 certification, or a health profession specialty field license to
  26 the applicant, the board or task force to which the applicant
  27 applies may require the applicant to appear personally before it
  28 for an interview to evaluate the applicant's relevant
  29 qualifications.

13 14

15

16 17

18

1920

21

2223

- (3) For purposes of 2002 PA 441, an An applicant who is 1 2 licensed in a province in Canada who meets the requirements of subsection (1)(c) and takes and passes a national examination in 3 this country that is approved by the appropriate Michigan-licensing 4 5 board of this state, or who takes and passes a Canadian national 6 examination approved by the appropriate Michigan licensing board of 7 this state, is considered to have met the requirements of 8 subsection (1)(b). This subsection does not apply if the 9 department, in consultation with the appropriate licensing board, 10 promulgates a rule disallowing the use of this subsection for an 11 applicant licensed in a province in Canada who does not 12 substantially meet the training or educational requirements expected of an applicant for the same health profession who 13 14 received his or her education in the United States or who is not 15 licensed in a province in Canada that maintains standards 16 substantially equivalent to those of this state. 17 (4) If the department receives an application for licensure 18 under part 187 from an individual who is licensed as a respiratory 19 therapist in the country of Canada, the department shall consult
- under part 187 from an individual who is licensed as a respiratory
  therapist in the country of Canada, the department shall consult
  the international reciprocity agreement executed by the national
  board for respiratory care National Board for Respiratory Care and
  the Canadian society of respiratory therapists Society of
  Respiratory Therapists in effect on the effective date of the
  amendatory act that added this subsection. July 1, 2004.

