## CERTIFICATION OF ENROLLMENT

## SUBSTITUTE HOUSE BILL 1620

55th Legislature 1997 Regular Session

Passed by the House April 19, 1997 CERTIFICATE Yeas 92 Nays 0 I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is SUBSTITUTE HOUSE Speaker of the BILL 1620 as passed by the House of Representatives and the Senate on the House of Representatives dates hereon set forth. Passed by the Senate April 15, 1997 Yeas 40 Nays 0 President of the Senate Chief Clerk Approved FILED

Governor of the State of Washington

Secretary of State

State of Washington

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## SUBSTITUTE HOUSE BILL 1620

Passed Legislature - 1997 Regular Session

## AS AMENDED BY THE SENATE

State of Washington 55th Legislature 1997 Regular Session

By House Committee on Health Care (originally sponsored by Representatives Dyer, Zellinsky, Cody, Skinner, Backlund and Sherstad)
Read first time 02/25/97.

- 1 AN ACT Relating to abrogating the corporate practice of medicine
- 2 doctrine; amending RCW 18.100.040, 18.100.050, and 25.04.720;
- 3 reenacting and amending RCW 25.15.045; creating new sections; and
- 4 declaring an emergency.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 <u>NEW SECTION.</u> **Sec. 1.** The legislature finds that the corporate
- 7 practice of medicine doctrine, as most recently articulated in the case
- 8 of Morelli v. Ehsan, is an impediment to innovative practice
- 9 arrangements necessary for the health care reform process to move
- 10 forward as to physicians licensed pursuant to chapter 18.71 RCW and
- 11 osteopathic physicians licensed pursuant to chapter 18.57 RCW. The
- 12 doctrine restricts, at a minimum, who can employ physicians, who can
- 13 own a physician practice office, and who can derive profits from
- 14 physician practice. The legislature intends to abrogate the doctrine
- 15 as to all those elements and as to any other elements of the doctrine
- 16 as recognized by the courts in the past, currently, or in the future.
- 17 Sec. 2. RCW 18.100.040 and 1969 c 122 s 4 are each amended to read
- 18 as follows:

- (1) This chapter shall not apply to any individuals or groups of individuals within this state who prior to the passage of this chapter were permitted to organize a corporation and perform personal services to the public by means of a corporation, and this chapter shall not apply to any corporation organized by such individual or group of individuals prior to the passage of this chapter: PROVIDED, That any such individual or group of individuals or any such corporation may bring themselves and such corporation within the provisions of this chapter by amending the articles of incorporation in such a manner so as to be consistent with all the provisions of this chapter and by affirmatively stating in the amended articles of incorporation that the shareholders have elected to bring the corporation within the provisions of this chapter.
- (2) The corporate practice of medicine doctrine as it applies to health care practitioners, other than dentists and veterinarians licensed pursuant to chapters 18.32 and 18.92 RCW respectively, is hereby abrogated in whole, although nothing in this section is meant to affect the ethical obligations of health care practitioners. This abrogation shall not be construed to authorize anyone to require health care practitioners to violate federal, state, or local law. In construing this abrogation, courts shall not apply rules of legislative interpretation that result in narrowly construing this abrogation because it is in derogation of common law.
- (3) Except for dentists and veterinarians licensed pursuant to chapters 18.32 and 18.92 RCW respectively, any person, including a health care practitioner, may use any otherwise lawful type of business organization to provide health care professional services. Health care practitioners may elect to use the professional form of a business organization to provide professional services as otherwise permitted by law.
- (4) A professional corporation, professional limited liability company, or professional limited liability partnership may convert to a business corporation, limited liability company, or limited liability partnership by so amending its articles of incorporation, certificate of formation, or other basic business organization document as the case may be and filing the amendment with the state.
- **Sec. 3.** RCW 18.100.050 and 1996 c 22 s 1 are each amended to read 38 as follows:

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- 1 (1) An individual or group of individuals duly licensed or 2 otherwise legally authorized to render the same professional services 3 within this state may organize and become a shareholder or shareholders 4 of a professional corporation for pecuniary profit under the provisions 5 of Title 23B RCW for the purpose of rendering professional service. 6 One or more of the legally authorized individuals shall be the 7 incorporators of the professional corporation.
  - (2) Notwithstanding any other provision of this chapter, registered architects and registered engineers may own stock in and render their individual professional services through one professional service corporation.

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- 12 (3) Licensed health care professionals, providing services to 13 enrolled participants either directly or through arrangements with a 14 health maintenance organization registered under chapter 48.46 RCW or 15 federally qualified health maintenance organization, may own stock in 16 and render their individual professional services through one 17 professional service corporation.
  - (4) Professionals may organize a nonprofit nonstock corporation under this chapter and chapter 24.03 RCW to provide professional services, and the provisions of this chapter relating to stock and referring to Title 23B RCW shall not apply to any such corporation.
- 22 (5)(a) Notwithstanding any other provision of this chapter, health 23 care professionals who are licensed or certified pursuant to chapters 24 18.06, 18.19, 18.22, 18.25, 18.29, 18.34, 18.35, 18.36A, 18.50, 18.53, 25 18.55, <u>18.57</u>, <u>18.57A</u>, 18.64, <u>18.71</u>, <u>18.71A</u>, 18.79, 18.83, 26 18.108, and 18.138 RCW may own stock in and render their individual professional services through one professional service corporation and 27 are to be considered, for the purpose of forming a professional service 28 29 corporation, as rendering the "same specific professional services" or 30 "same professional services" or similar terms.
  - (b) ((Notwithstanding any other provision of this chapter, health care professionals who are licensed pursuant to chapters 18.57 and 18.71 RCW may own stock in and render their individual professional services through one professional service corporation and are to be considered, for the purpose of forming a professional service corporation, as rendering the "same specific professional services" or "same professional services" or similar terms.
- 38 <del>(c)</del>)) Formation of a professional service corporation under this 39 subsection does not restrict the application of the uniform

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- 1 disciplinary act under chapter 18.130 RCW, or applicable health care
- 2 professional statutes under Title 18 RCW, including but not limited to
- 3 restrictions on persons practicing a health profession without being
- 4 appropriately credentialed and persons practicing beyond the scope of
- 5 their credential.
- 6 Sec. 4. RCW 25.15.045 and 1996 c 231 s 7 and 1996 c 22 s 2 are 7 each reenacted and amended to read as follows:
- 8 (1) A person or group of persons licensed or otherwise legally 9 authorized to render professional services within this state may organize and become a member or members of a professional limited 10 liability company under the provisions of this chapter for the purposes 11 12 of rendering professional service. A "professional limited liability company" is subject to all the provisions of chapter 18.100 RCW that 13 14 apply to a professional corporation, and its managers, members, agents, 15 and employees shall be subject to all the provisions of chapter 18.100 RCW that apply to the directors, officers, shareholders, agents, or 16 employees of a professional corporation, except as provided otherwise 17 18 in this section. Nothing in this section prohibits a person duly 19 licensed or otherwise legally authorized to render professional services in any jurisdiction other than this state from becoming a 20 member of a professional limited liability company organized for the 21 purpose of rendering the same professional services. Nothing in this 22 23 section prohibits a professional limited liability company from 24 rendering professional services outside this state through individuals 25 who are not duly licensed or otherwise legally authorized to render such professional services within this state. Notwithstanding RCW 26 18.100.065, persons engaged in a profession and otherwise meeting the 27 requirements of this chapter may operate under this chapter as a 28 29 professional limited liability company so long as each member personally engaged in the practice of the profession in this state is 30 duly licensed or otherwise legally authorized to practice the 31 profession in this state and: 32
- 33 (a) At least one manager of the company is duly licensed or 34 otherwise legally authorized to practice the profession in this state; 35 or
- 36 (b) Each member in charge of an office of the company in this state 37 is duly licensed or otherwise legally authorized to practice the 38 profession in this state.

- (2) If the company's members are required to be licensed to 1 2 practice such profession, and the company fails to maintain for itself 3 and for its members practicing in this state a policy of professional 4 liability insurance, bond, or other evidence of responsibility of a kind designated by rule by the state insurance 5 commissioner and in the amount of at least one million dollars or a 6 7 greater amount as the state insurance commissioner may establish by 8 rule for a licensed profession or for any specialty within a 9 profession, taking into account the nature and size of the business, 10 then the company's members are personally liable to the extent that, had the insurance, bond, or other evidence of responsibility been 11 maintained, it would have covered the liability in question. 12
  - (3) For purposes of applying the provisions of chapter 18.100 RCW to a professional limited liability company, the terms "director" or "officer" means manager, "shareholder" means member, "corporation" means professional limited liability company, "articles of incorporation" means certificate of formation, "shares" or "capital stock" means a limited liability company interest, "incorporator" means the person who executes the certificate of formation, and "bylaws" means the limited liability company agreement.

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- (4) The name of a professional limited liability company must contain either the words "Professional Limited Liability Company," or the words "Professional Limited Liability" and the abbreviation "Co.," or the abbreviation "P.L.L.C." or "PLLC" provided that the name of a professional limited liability company organized to render dental services shall contain the full names or surnames of all members and no other word than "chartered" or the words "professional services" or the abbreviation "P.L.L.C." or "PLLC."
- (5) Subject to the provisions in article VII of this chapter, the following may be a member of a professional limited liability company and may be the transferee of the interest of an ineligible person or deceased member of the professional limited liability company:
- 33 (a) A professional corporation, if its shareholders, directors, and 34 its officers other than the secretary and the treasurer, are licensed 35 or otherwise legally authorized to render the same specific 36 professional services as the professional limited liability company; 37 and
- 38 (b) Another professional limited liability company, if the managers 39 and members of both professional limited liability companies are

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- 1 licensed or otherwise legally authorized to render the same specific 2 professional services.
- (6)(a) Notwithstanding any other provision of this chapter, health care professionals who are licensed or certified pursuant to chapters 18.06, 18.19, 18.22, 18.25, 18.29, 18.34, 18.35, 18.36A, 18.50, 18.53, 18.55, 18.57, 18.57A, 18.64, 18.71, 18.71A, 18.79, 18.83, 18.89, 18.108, and 18.138 RCW may own membership interests in and render their individual professional services through one limited liability company
- 9 and are to be considered, for the purpose of forming a limited
- 10 liability company, as rendering the "same specific professional
- 11 services" or "same professional services" or similar terms.

  12 (b) ((Notwithstanding any other provision of this chapter, health
- 13 care professionals who are licensed pursuant to chapters 18.57 and
- 14 18.71 RCW may own membership interests in and render their individual
- 15 professional services through one limited liability company and are to
- 16 be considered, for the purpose of forming a limited liability company,
- 17 as rendering the "same specific professional services" or "same
- 18 professional services" or similar terms.
- 19  $\frac{(c)}{(c)}$ ) Formation of a limited liability company under this
- 20 subsection does not restrict the application of the uniform
- 21 disciplinary act under chapter 18.130 RCW, or any applicable health
- 22 care professional statutes under Title 18 RCW, including but not
- 23 limited to restrictions on persons practicing a health profession
- 24 without being appropriately credentialed and persons practicing beyond
- 25 the scope of their credential.
- 26 **Sec. 5.** RCW 25.04.720 and 1996 c 231 s 4 are each amended to read 27 as follows:
- 28 (1) A person or group of persons licensed or otherwise legally
- 29 authorized to render professional services, as defined in RCW
- 30 18.100.030, within this state may organize and become a member or
- 31 members of a limited liability partnership under the provisions of this
- 32 chapter for the purposes of rendering professional service. Nothing in
- 33 this section prohibits a person duly licensed or otherwise legally
- 34 authorized to render professional services in any jurisdiction other
- 35 than this state from becoming a member of a limited liability
- 36 partnership organized for the purpose of rendering the same
- 37 professional services. Nothing in this section prohibits a limited
- 38 liability partnership from rendering professional services outside this

- 1 state through individuals who are not duly licensed or otherwise 2 legally authorized to render such professional services within this 3 state.
- 4 (2)(a) Notwithstanding any other provision of this chapter, health 5 care professionals who are licensed or certified pursuant to chapters 18.06, 18.19, 18.22, 18.25, 18.29, 18.34, 18.35, 18.36A, 18.50, 18.53, 6 7 18.55, <u>18.57</u>, <u>18.57A</u>, 18.64, <u>18.71</u>, <u>18.71A</u>, 18.79, 18.83, 18.89, 8 18.108, and 18.138 RCW may join and render their individual 9 professional services through one limited liability partnership and are 10 to be considered, for the purpose of forming a limited liability partnership, as rendering the "same specific professional services" or 11 "same professional services" or similar terms. 12
- (b) ((Notwithstanding any other provision of this chapter, health care professionals who are licensed pursuant to chapters 18.57 and 18.71 RCW may join and render their individual professional services through one limited liability partnership and are to be considered, for the purpose of forming a limited liability partnership, as rendering the "same specific professional services" or "same professional services" or similar terms.
- (c)) Formation of a limited liability partnership under this subsection does not restrict the application of the uniform disciplinary act under chapter 18.130 RCW, or any applicable health care professional statutes under Title 18 RCW, including but not limited to restrictions on persons practicing a health profession without being appropriately credentialed and persons practicing beyond the scope of their credential.
- NEW SECTION. Sec. 6. This act applies retroactively to January 1, 28 1997.
- NEW SECTION. Sec. 7. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately.

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