ENROLLED

Committee Substitute

for

Senate Bill 4

SENATORS GAUNCH, TRUMP, BOSO,
BLAIR, RUCKER, JEFFRIES, STOLLINGS,
WOELFEL AND SYPOLT, original sponsors

[Passed April 6, 2017; in effect 90 days from passage]
AN ACT to amend the Code of West Virginia, 1931, as amended by adding thereto a new section, designated §30-1-21; to amend and reenact §30-3-10a of the Code of West Virginia, 1931, as amended; to amend and reenact §30-3E-14; to amend and reenact §30-4-15 of said code; to amend and reenact §30-5-17 of said code; to amend and reenact §30-7-6a of said code; to amend said code by adding thereto a new section, designated §30-7-6b; to amend said code by adding thereto a new section, designated §30-7A-6a; to amend and reenact §30-8-16 of said code; to amend and reenact §30-14-12b of said code; to amend said code by adding thereto a new section, designated §30-16-7a; to amend and reenact §30-20-13 of said code; to amend and reenact §30-21-17 of said code; and to amend and reenact §30-28-8a of said code, all relating to allowing professionals to donate time to the care of indigent and needy; permitting persons who hold an unrestricted license, certificate, registration or permit granted by another state or jurisdiction to serve as a volunteer without compensation for a charitable function for a period not to exceed ten days; permitting specific professionals who are actively practicing and whose license is in good standing to donate their expertise for the care and treatment of indigent and needy patients under an arrangement with a clinic organized, in whole or in part, for the delivery of health care services without charge to the patient and providing that such services may be performed in either the professional’s office or in the clinical setting; and providing for special volunteer license for advance practice registered nurses, licensed practical nurses and chiropractors.

Be it enacted by the Legislature of West Virginia:

That the Code of West Virginia, 1931, as amended, be amended by adding thereto a new section, designated §30-1-21; that §30-3-10a of said code be amended and reenacted; that §30-3E-14 of said code be amended and reenacted; that §30-4-15 of said code be amended and reenacted; that §30-5-17 of said code be amended and reenacted; that §30-7-6a of said code be amended and reenacted; that said code be amended by adding thereto a new section, designated
§30-7-6b; that said code be amended by adding thereto a new section, designated §30-7A-6a; that §30-8-16 of said code be amended and reenacted; that §30-14-12b of said code be amended and reenacted; that said code be amended by adding thereto a new section, designated §30-16-7a; that §30-20-13 of said code be amended and reenacted; that §30-21-17 of said code be amended and reenacted; and that §30-28-8a of said code be amended and reenacted, all to read as follows:

ARTICLE 1. GENERAL PROVISIONS APPLICABLE TO ALL STATE BOARDS OF EXAMINATION OR REGISTRATION REFERRED TO IN CHAPTER.

§30-1-21. Exemption from licensure for professional practice for a charitable function.

(a) A person holding an unrestricted license, certificate, registration or permit granted by another state or jurisdiction to practice a profession or occupation licensed under this chapter may serve as a volunteer without compensation for a charitable function for a period not to exceed ten days, subject to the approval process described in this section: Provided, That a person who has received any completed disciplinary actions in which discipline was ordered in any of the three most recent years, or is the subject of any pending disciplinary actions is not eligible for this charitable exemption from licensure.

(b) The person shall notify the board of the nature of the volunteer charitable practice, the specific dates the person will participate in the charitable practice, and shall provide to the board a list of all professional and occupational licenses, registrations, permits or certificates held in each state or jurisdiction for the previous three years.

(c) Upon a review of the information required by this section, the board shall provide a temporary authorization to a qualified volunteer to participate in the volunteer activity for the duration not to exceed ten days. Each board shall keep a record of each authorization issued pursuant to his section.

(d) The board may not charge a fee to authorize this charitable practice.
ARTICLE 3. WEST VIRGINIA MEDICAL PRACTICE ACT.

§30-3-10a. Special volunteer medical license; civil immunity for voluntary services rendered to indigents.

(a) There is hereby established a special volunteer medical license for physicians retired or retiring from the active practice of medicine who wish to donate their expertise for the medical care and treatment of indigent and needy patients in the clinical setting of clinics organized, in whole or in part, for the delivery of health care services without charge. The special volunteer medical license shall be issued by the West Virginia Board of Medicine to physicians licensed or otherwise eligible for licensure under this article and the rules promulgated hereunder without the payment of any application fee, license fee or renewal fee, shall be issued for a fiscal year or part thereof, and shall be renewable annually. The board shall develop application forms for the special license provided for in this subsection which shall contain the physician’s acknowledgment that:

1. The physician’s practice under the special volunteer medical license will be exclusively and totally devoted to providing medical care to needy and indigent persons in West Virginia;
2. The physician will not receive any payment or compensation, either direct or indirect, or have the expectation of any payment or compensation, but may donate to the clinic the proceeds of any reimbursement for any medical services rendered under the special volunteer medical license;
3. The physician will supply any supporting documentation that the board may reasonably require; and
4. The physician agrees to continue to participate in continuing medical education as required of physicians in active practice.

(b) Any person engaged in the active practice of medicine in this state whose license is in good standing may donate their expertise for the medical care and treatment of indigent and needy patients under an arrangement with a clinic organized, in whole or in part, for the delivery
of health care services without charge to the patient. Services rendered under an arrangement may be performed in either the physician’s office or the clinical setting.

(c) Any physician who renders any medical service to indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health care services without charge under a special volunteer medical license authorized under subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section without payment or compensation or the expectation or promise of payment or compensation is immune from liability for any civil action arising out of any act or omission resulting from the rendering of the medical service at the clinic unless the act or omission was the result of the physician’s gross negligence or willful misconduct. In order for the immunity under this subsection to apply, there must be a written agreement between the physician and the clinic pursuant to which the physician will provide voluntary noncompensated medical services under the control of the clinic to patients of the clinic before the rendering of any services by the physician at the clinic: Provided, That any clinic entering into such written agreement shall be required to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (a) of this section, a clinic organized, in whole or in part, for the delivery of health care services without charge is not relieved from imputed liability for the negligent acts of a physician rendering voluntary medical services at or for the clinic under a special volunteer medical license authorized under subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure as listed in section ten of this article and in the legislative rules promulgated hereunder, except the fee requirements of subsections (b) and (d) of said section and of the legislative rule promulgated by the board relating to fees.

(f) Nothing in this section may be construed as requiring the board to issue a special volunteer medical license to any physician whose medical license is or has been subject to any
disciplinary action or to any physician who has surrendered a medical license or caused such
license to lapse, expire and become invalid in lieu of having a complaint initiated or other action
taken against his or her medical license, or who has elected to place a medical license in inactive
status in lieu of having a complaint initiated or other action taken against his or her medical
license, or who have been denied a medical license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued
or delivered in this state to any physician covered under the provisions of this article shall be read
so as to contain a provision or endorsement whereby the company issuing such policy waives or
agrees not to assert as a defense on behalf of the policyholder or any beneficiary thereof, to any
claim covered by the terms of such policy within the policy limits, the immunity from liability of the
insured by reason of the care and treatment of needy and indigent patients by a physician who
holds a special volunteer medical license or who renders such care and treatment pursuant to an
arrangement with a clinic as authorized pursuant to subsection (b) of this section: Provided, That
this subsection shall not apply to a terminated policy, terminated contract of liability insurance or
extended reporting endorsement attached thereto that provides “tail insurance” as defined by
section two, article twenty-d, chapter thirty-three of this code: Provided, however, That nothing
within this subsection shall be construed to extend coverage under a terminated policy or
terminated contract of liability insurance or any extended reporting endorsement attached thereto
to: (1) Alter or amend the effective policy period of any policy, contract of liability insurance or
extended reporting endorsement; or (2) cover the treatment of indigent and needy patients by a
physician who holds a special volunteer medical license or who renders such care and treatment
pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

ARTICLE 3E. PHYSICIAN ASSISTANTS PRACTICE ACT.

§30-3E-14. Special volunteer physician assistant license.

(a) A special volunteer physician assistant license may be issued to a physician assistant

who:
(1) Is retired or is retiring from the active practice of medicine; and
(2) Wishes to donate his or her expertise for the medical care and treatment of indigent
and needy patients in the clinical setting of clinics organized, in whole or in part, for the delivery
of health care services without charge.

(b) The special volunteer physician assistant license shall be issued by the appropriate
licensing board:
(1) To a physician assistant licensed or otherwise eligible for licensure under this article;
(2) Without the payment of any fee; and
(3) The initial license shall be issued for the remainder of the licensing period.

(c) The special volunteer physician assistant license shall be renewed consistent with the
appropriate licensing board’s other licensing requirements.

(d) The appropriate licensing board shall develop application forms for the special
volunteer physician assistant license which shall contain the physician assistant’s
acknowledgment that:
(1) The physician assistant’s practice under the special volunteer physician assistant
license shall be exclusively devoted to providing medical care to needy and indigent persons in
West Virginia;
(2) The physician assistant will not receive any payment or compensation, either direct or
indirect, or have the expectation of any payment or compensation, for any medical services
rendered under the special volunteer physician assistant license;
(3) The physician assistant shall supply any supporting documentation that the appropriate
licensing board may reasonably require; and
(4) The physician assistant agrees to continue to participate in continuing education as
required by the appropriate licensing board for the special volunteer physician assistant license.

(e) A physician assistant and his or her collaborating physician who render medical service
to indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health
care services without charge, under a special volunteer physician assistant license, without
payment or compensation or the expectation or promise of payment or compensation, are
immune from liability for any civil action arising out of any act or omission resulting from the
rendering of the medical service at the clinic unless the act or omission was the result of the
physician assistant's and his or her collaborating physician's gross negligence or willful
misconduct. In order for the immunity under this subsection to apply, there shall be a written
agreement between the physician assistant and the clinic pursuant to which the physician
assistant shall provide voluntary uncompensated medical services under the control of the clinic
to patients of the clinic before the rendering of any services by the physician assistant at the clinic.
Any clinic entering into a written agreement is required to maintain liability coverage of not less
than $1 million per occurrence.

(f) Notwithstanding the provisions of this section, a clinic organized, in whole or in part, for
the delivery of health care services without charge is not relieved from imputed liability for the
negligent acts of a physician assistant rendering voluntary medical services at or for the clinic
under a special volunteer physician assistant license.

(g) For purposes of this section, “otherwise eligible for licensure” means the satisfaction
of all the requirements for licensure under this article, except the fee requirements.

(h) Nothing in this section may be construed as requiring the appropriate licensing board
to issue a special volunteer physician assistant license to any physician assistant whose license
is or has been subject to any disciplinary action or to any physician assistant who has surrendered
a physician assistant license or caused his or her license to lapse, expire and become invalid in
lieu of having a complaint initiated or other action taken against his or her license, or who has
elected to place a physician assistant license in inactive status in lieu of having a complaint
initiated or other action taken against his or her license, or who has been denied a physician
assistant license.
(i) Any policy or contract of liability insurance providing coverage for liability sold, issued
or delivered in this state to any physician assistant covered under the provisions of this article
shall be read so as to contain a provision or endorsement whereby the company issuing the policy
waives or agrees not to assert as a defense on behalf of the policyholder or any beneficiary
thereof, to any claim covered by the terms of the policy within the policy limits, the immunity from
liability of the insured by reason of the care and treatment of needy and indigent patients by a
physician assistant who holds a special volunteer physician assistant license.

ARTICLE 4. WEST VIRGINIA DENTAL PRACTICE ACT.

§30-4-15. Special volunteer dentist or dental hygienist license; civil immunity for voluntary
services rendered to indigents.

(a) There is continued a special volunteer dentist and dental hygienist license for dentist
and dental hygienists retired or retiring from the active practice of dentistry and dental hygiene
who wish to donate their expertise for the care and treatment of indigent and needy patients in
the clinical setting of clinics organized, in whole or in part, for the delivery of health care services
without charge. The special volunteer dentist or dental hygienist license shall be issued by the
board to dentist or dental hygienists licensed or otherwise eligible for licensure under this article
and the legislative rules promulgated hereunder without the payment of an application fee, license
fee or renewal fee, shall be issued for the remainder of the licensing period and renewed
consistent with the boards other licensing requirements. The board shall develop application
forms for the special license provided in this subsection which shall contain the dental hygienist's
acknowledgment that:

(1) The dentist or dental hygienist's practice under the special volunteer dentist or dental
hygienist license will be exclusively devoted to providing dentistry or dental hygiene care to needy
and indigent persons in West Virginia;

(2) The dentist or dental hygienist will not receive any payment or compensation, either
direct or indirect, or have the expectation of any payment or compensation but may donate to the
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clinic the proceeds of any reimbursement, for any dentistry or dental hygiene services rendered
under the special volunteer dentist or dental hygienist license;

(3) The dentist or dental hygienist will supply any supporting documentation that the board
may reasonably require; and

(4) The dentist or dental hygienist agrees to continue to participate in continuing
professional education as required by the board for the special volunteer dentist or dental
hygienist.

(b) Any person engaged in the active practice of dentistry and dental hygiene in this state
whose license is in good standing may donate their expertise for the care and treatment of indigent
and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the
delivery of health care services without charge to the patient. Services rendered pursuant to an
arrangement may be performed in either the office of the dentist or dental hygienist or the clinical
setting.

(c) Any dentist or dental hygienist who renders any dentistry or dental hygiene service to
indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health care
services without charge under a special volunteer dentist or dental hygienist license authorized
under subsection (a) of this section or pursuant to an arrangement with a clinic as authorized
pursuant to subsection (b) of this section without payment or compensation or the expectation or
promise of payment or compensation is immune from liability for any civil action arising out of any
act or omission resulting from the rendering of the dental hygiene service at the clinic unless the
act or omission was the result of the dentist’s or dental hygienist’s gross negligence or willful
misconduct. In order for the immunity under this subsection to apply, there shall be a written
agreement between the dentist or dental hygienist and the clinic pursuant to which the dentist or
dental hygienist will provide voluntary uncompensated dental hygiene services under the control
of the clinic to patients of the clinic before the rendering of any services by the dentist or dental
hygienist at the clinic: Provided, That any clinic entering into such written agreement is required
to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (b) of this section, a clinic organized, in
whole or in part, for the delivery of health care services without charge is not relieved from imputed
liability for the negligent acts of a dentist or dental hygienist rendering voluntary dental hygiene
services at or for the clinic under a special volunteer dentist or dental hygienist license authorized
under subsection (a) of this section or who renders such care and treatment pursuant to an
arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction
of all the requirements for licensure as listed in section eight of this article and in the legislative
rules promulgated thereunder, except the fee requirements of subdivision (6) of said section and
of the legislative rules promulgated by the board relating to fees.

(f) Nothing in this section may be construed as requiring the board to issue a special
volunteer dentist or dental hygienist license to any dentist or dental hygienist whose license is or
has been subject to any disciplinary action or to any dentist or dental hygienist who has
surrendered a license or caused such license to lapse, expire and become invalid in lieu of having
a complaint initiated or other action taken against his or her dentist or dental hygienist license, or
who has elected to place a dentist or dental hygienist license in inactive status in lieu of having a
complaint initiated or other action taken against his or her license, or who has been denied a
dentist or dental hygienist license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued
or delivered in this state to any dentist or dental hygienist covered under the provisions of this
article shall be read so as to contain a provision or endorsement whereby the company issuing
such policy waives or agrees not to assert as a defense on behalf of the policyholder or any
beneficiary thereof, to any claim covered by the terms of such policy within the policy limits, the
immunity from liability of the insured by reason of the care and treatment of needy and indigent
patients by a dentist or dental hygienist who holds a special volunteer dentist or dental hygienist
license or who renders such care and treatment pursuant to an arrangement with a clinic as
authorized pursuant to subsection (b) of this section.

ARTICLE 5. PHARMACISTS, PHARMACY TECHNICIANS, PHARMACY INTERNS
AND PHARMACIES.

§30-5-17. Special volunteer pharmacist license; civil immunity for voluntary services
rendered to indigents.

(a) There is a special volunteer pharmacist license for pharmacists retired or retiring from
the active practice of pharmacist care who wish to donate their expertise for the pharmacist care
and treatment of indigent and needy patients in the clinical setting of clinics organized, in whole
or in part, for the delivery of health care services without charge. The special volunteer pharmacist
license shall be issued by the board to pharmacists licensed or otherwise eligible for licensure
under this article and the legislative rules promulgated hereunder without the payment of an
application fee, license fee or renewal fee, and the initial license shall be issued for the remainder
of the licensing period, and renewed consistent with the board's other licensing requirements. The
board shall develop application forms for the special license provided in this subsection which
shall contain the pharmacist's acknowledgment that:

(1) The pharmacist's practice under the special volunteer pharmacist license shall be
exclusively devoted to providing pharmacist care to needy and indigent persons in West Virginia;
(2) The pharmacist may not receive any payment or compensation, either direct or indirect,
or have the expectation of any payment or compensation, but may donate to the clinic the
proceeds of any reimbursement for any pharmacist care rendered under the special volunteer
pharmacist license;
(3) The pharmacist will supply any supporting documentation that the board may
reasonably require; and
(4) The pharmacist agrees to continue to participate in continuing professional education as required by the board for the special volunteer pharmacist license.

(b) Any person engaged in the active practice of pharmacist care in this state whose license is in good standing may donate their expertise for the care and treatment of indigent and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the delivery of health care services without charge to the patient. Services rendered pursuant to an arrangement may be performed in either the pharmacist's office or the clinical setting.

(c) Any pharmacist who renders any pharmacist care to indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health care services without charge under a special volunteer pharmacist license authorized under subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section without payment or compensation or the expectation or promise of payment or compensation is immune from liability for any civil action arising out of any act or omission resulting from the rendering of the pharmacist care at the clinic unless the act or omission was the result of the pharmacist's gross negligence or willful misconduct. In order for the immunity under this subsection to apply, there shall be a written agreement between the pharmacist and the clinic pursuant to which the pharmacist provides voluntary uncompensated pharmacist care under the control of the clinic to patients of the clinic before the rendering of any services by the pharmacist at the clinic: Provided, That any clinic entering into such written agreement is required to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (b) of this section, a clinic organized, in whole or in part, for the delivery of health care services without charge is not relieved from imputed liability for the negligent acts of a pharmacist rendering voluntary pharmacist care at or for the clinic under a special volunteer pharmacist license authorized under subsection (a) of this section or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.
(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure as listed in section nine of this article and in the legislative rules promulgated thereunder, except the fee requirements of that section and of the legislative rules promulgated by the board relating to fees.

(f) Nothing in this section may be construed as requiring the board to issue a special volunteer pharmacist license to any pharmacist whose license is or has been subject to any disciplinary action or to any pharmacist who has surrendered a license or caused such license to lapse, expire and become invalid in lieu of having a complaint initiated or other action taken against his or her license, or who has elected to place a pharmacist license in inactive status in lieu of having a complaint initiated or other action taken against his or her license, or who has been denied a pharmacist license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued or delivered in this state to any pharmacist covered under the provisions of this article shall be read so as to contain a provision or endorsement whereby the company issuing such policy waives or agrees not to assert as a defense on behalf of the policyholder or any beneficiary thereof, to any claim covered by the terms of such policy within the policy limits, the immunity from liability of the insured by reason of the care and treatment of needy and indigent patients by a pharmacist who holds a special volunteer pharmacist license or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

ARTICLE 7. REGISTERED PROFESSIONAL NURSES.

§30-7-6a. Special volunteer registered professional nurse license; civil immunity for voluntary services rendered to indigents.

(a) There is established a special volunteer license for registered professional nurses retired or retiring from the active practice of nursing who wish to donate their expertise for the care and treatment of indigent and needy patients in the clinical setting of clinics organized, in
whole or in part, for the delivery of health care services without charge. The special volunteer registered professional nurse license shall be issued by the West Virginia Board of Examiners for registered professional nurses to registered professional nurses licensed or otherwise eligible for licensure under this article and the legislative rules promulgated hereunder without the payment of an application fee, license fee or renewal fee, shall be issued for the remainder of the licensing period, and renewed consistent with the boards other licensing requirements. The board shall develop application forms for the special license provided in this subsection which shall contain the registered professional nurse’s acknowledgment that:

1. The registered professional nurse’s practice under the special volunteer registered professional nurse license will be exclusively devoted to providing nursing care to needy and indigent persons in West Virginia;

2. The registered professional nurse will not receive any payment or compensation, either direct or indirect, or have the expectation of any payment or compensation but may donate to the clinic the proceeds of any reimbursement, for any nursing services rendered under the special volunteer registered professional nurse license;

3. The registered professional nurse will supply any supporting documentation that the board may reasonably require; and

4. The registered professional nurse agrees to continue to participate in continuing education as required by the board for the special volunteer registered professional nurse license.

(b) Any person engaged in the active practice of nursing in this state whose license is in good standing may donate their expertise for the care and treatment of indigent and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the delivery of health care services without charge to the patient. Services rendered pursuant to an arrangement may be performed in either the office of the registered professional nurse or the clinical setting.

(c) Any registered professional nurse who renders nursing service to indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health care services without
charge under a special volunteer registered professional nurse license authorized under subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section without payment or compensation is immune from liability for any civil action arising out of any act or omission resulting from the rendering of the nursing service at the clinic unless the act or omission was the result of the registered professional nurse’s gross negligence or willful misconduct. In order for the immunity under this subsection to apply, there must be a written agreement between the registered professional nurse and the clinic pursuant to which the registered professional nurse will provide voluntary uncompensated nursing services under the control of the clinic to patients of the clinic before the rendering of any services by the registered professional nurse at the clinic: Provided, That any clinic entering into such written agreement is required to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (b) of this section, a clinic organized, in whole or in part, for the delivery of health care services without charge is not relieved from imputed liability for the negligent acts of a registered professional nurse rendering voluntary nursing services at or for the clinic under a special volunteer registered professional nurse license authorized under subsection (a) of this section or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure as listed in section six of this article and in the legislative rules promulgated thereunder, except the fee requirements of that section and of the legislative rules promulgated by the board relating to fees.

(f) Nothing in this section may be construed as requiring the board to issue a special volunteer registered professional nurse license to any registered professional nurse whose license is or has been subject to any disciplinary action or to any registered professional nurse who has surrendered his or her license or caused such license to lapse, expire and become
invalid in lieu of having a complaint initiated or other action taken against his or her license, or
who has elected to place a registered professional nurse license in inactive status in lieu of having
a complaint initiated or other action taken against his or her license, or who has been denied a
registered professional nurse license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued
or delivered in this state to any registered professional nurse covered under the provisions of this
article shall be read so as to contain a provision or endorsement whereby the company issuing
such policy waives or agrees not to assert as a defense on behalf of the policyholder or any
beneficiary thereof, to any claim covered by the terms of such policy within the policy limits, the
immunity from liability of the insured by reason of the care and treatment of needy and indigent
patients by a registered professional nurse who holds a special volunteer registered professional
nurse license or who renders such care and treatment pursuant to an arrangement with a clinic
as authorized pursuant to subsection (b) of this section.

§30-7-6b. Special volunteer license; civil immunity for voluntary services rendered to
indigents.

(a) There is established a special volunteer license for advanced practice registered
nurses retired or retiring from the active practice of nursing who wish to donate their expertise for
the care and treatment of indigent and needy patients in the clinical setting of clinics organized,
in whole or in part, for the delivery of health care services without charge. The special volunteer
advanced practice registered nurse license shall be issued by the West Virginia Board of
Examiners for Registered professional nurses to advanced practice registered nurses licensed or
otherwise eligible for licensure pursuant to this article and the rules promulgated hereunder
without the payment of an application fee, license fee or renewal fee, shall be issued for the
remainder of the licensing period, and renewed consistent with the boards other licensing
requirements. The board shall develop application forms for the special license provided in this
subsection which shall contain the advanced practice registered nurse’s acknowledgment that:
(1) The advanced practice registered nurse’s practice pursuant to the special volunteer advanced practice registered nurses license will be exclusively devoted to providing nursing care to needy and indigent persons in West Virginia;

(2) The advanced practice registered nurse will not receive any payment or compensation, either direct or indirect, or have the expectation of any payment or compensation but may donate to the clinic the proceeds of any reimbursement, for any nursing services rendered pursuant to the special volunteer advanced practice registered nurse license;

(3) The advanced practice registered nurse will supply any supporting documentation that the board may reasonably require; and

(4) The advanced practice registered nurse agrees to continue to participate in continuing education as required by the board for the special volunteer advanced practice registered nurse license.

(b) Any person licensed as an advanced practice registered nurse in this state whose license is in good standing may donate their expertise for the care and treatment of indigent and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the delivery of health care services without charge to the patient. Services rendered pursuant to an arrangement may be performed in either the office of the advanced practice registered nurses or the clinical setting.

(c) A advanced practice registered nurse and his or her collaborating physician who render nursing service to indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health care services without charge pursuant to a special volunteer advanced practice registered nurse license authorized pursuant to subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section without payment or compensation or the expectation or promise of payment or compensation is immune from liability for any civil action arising out of any act or omission resulting from the rendering of the nursing service at the clinic unless the act or omission was the result of the advanced practice
registered nurse’s and his or her collaborating physician’s gross negligence or willful misconduct.

For the immunity pursuant to this subsection to apply, there must be a written agreement between the licensed practical nurse and the clinic pursuant to which the advanced practice registered nurse will provide voluntary uncompensated nursing services under the control of the clinic to patients of the clinic before the rendering of any services by the advanced practice registered nurse at the clinic: Provided, That any clinic entering into such written agreement is required to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (b) of this section, a clinic organized, in whole or in part, for the delivery of health care services without charge is not relieved from imputed liability for the negligent acts of a advanced practice registered nurse rendering voluntary nursing services at or for the clinic pursuant to a special volunteer advanced practice registered nurse license authorized pursuant to subsection (a) of this section or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure as listed in section six of this article and in the rules promulgated thereunder, except the fee requirements of that section and of the legislative rules promulgated by the board relating to fees.

(f) Nothing in this section may be construed as requiring the board to issue a special volunteer advanced practice registered nurse license to any advanced practice registered nurse whose license is or has been subject to any disciplinary action or to any advanced practice registered nurse who has surrendered his or her license or caused such license to lapse, expire and become invalid in lieu of having a complaint initiated or other action taken against his or her license, or who has elected to place a advanced practice registered nurse license in inactive status in lieu of having a complaint initiated or other action taken against his or her license, or who has been denied a advanced practice registered nurse license.
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(g) Any policy or contract of liability insurance providing coverage for liability sold, issued or delivered in this state to any advanced practice registered nurse covered pursuant to the provisions of this article shall be read so as to contain a provision or endorsement whereby the company issuing such policy waives or agrees not to assert as a defense on behalf of the policyholder or any beneficiary thereof, to any claim covered by the terms of such policy within the policy limits, the immunity from liability of the insured by reason of the care and treatment of needy and indigent patients by a advanced practice registered nurse who holds a special volunteer advanced practice registered nurse license or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

ARTICLE 7A. LICENSED PRACTICAL NURSES.

§30-7A-6a. Special volunteer license; civil immunity for voluntary services rendered to indigents.

(a) There is established a special volunteer license for licensed practical nurses retired or retiring from the active practice of nursing who wish to donate their expertise for the care and treatment of indigent and needy patients in the clinical setting of clinics organized, in whole or in part, for the delivery of health care services without charge. The special volunteer license provided by this section shall be issued by the West Virginia Board of Examiners for licensed practical nurses to licensed practical nurses licensed or otherwise eligible for licensure pursuant to this article and the rules promulgated hereunder without the payment of an application fee, license fee or renewal fee, and the initial license shall be issued for the remainder of the licensing period, and renewed consistent with the boards other licensing requirements. The board shall develop application forms for the special license provided in this subsection which shall contain the licensed practical nurse’s acknowledgment that:

(1) The licensed practical nurse’s practice pursuant to the special volunteer licensed practical nurse license will be exclusively devoted to providing nursing care to needy and indigent persons in West Virginia;
(2) The licensed practical nurse will not receive any payment or compensation, either
direct or indirect, or have the expectation of any payment or compensation but may donate to the
clinic the proceeds of any reimbursement, for any nursing services rendered pursuant to the
special volunteer licensed practical nurse license;

(3) The licensed practical nurse will supply any supporting documentation that the board
may reasonably require; and

(4) The licensed practical nurse agrees to continue to participate in continuing education
as required by the board for the special volunteer licensed practical nurse license.

(b) Any person engaged in the active practice of licensed practical nursing in this state
whose license is in good standing may donate their expertise for the care and treatment of indigent
and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the
delivery of health care services without charge to the patient. Services rendered pursuant to an
arrangement may be performed in either the office of the licensed practical nurse or the clinical
setting.

(c) Any licensed practical nurse who renders nursing service to indigent and needy
patients of a clinic organized, in whole or in part, for the delivery of health care services without
charge pursuant to a special volunteer licensed practical nurse license authorized pursuant to
subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant
to subsection (b) of this section without payment or compensation or the expectation or promise
of payment or compensation is immune from liability for any civil action arising out of any act or
omission resulting from the rendering of the nursing service at the clinic unless the act or omission
was the result of the licensed practical nurse’s gross negligence or willful misconduct. For the
immunity pursuant to this subsection to apply, there must be a written agreement between the
licensed practical nurse and the clinic pursuant to which the licensed practical nurse will provide
voluntary uncompensated nursing services under the control of the clinic to patients of the clinic
before the rendering of any services by the licensed practical nurse at the clinic: Provided, That
any clinic entering into such written agreement is required to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (c) of this section, a clinic organized, in whole or in part, for the delivery of health care services without charge is not relieved from imputed liability for the negligent acts of a licensed practical nurse rendering voluntary nursing services at or for the clinic pursuant to a special volunteer licensed practical nurse license authorized pursuant to subsection (a) of this section or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure as listed in section six of this article and in the rules promulgated thereunder, except the fee requirements of that section and of the legislative rules promulgated by the board relating to fees.

(f) Nothing in this section may be construed as requiring the board to issue a special volunteer licensed practical nurse license to any licensed practical nurse whose license is or has been subject to any disciplinary action or to any licensed practical nurse who has surrendered his or her license or caused such license to lapse, expire and become invalid in lieu of having a complaint initiated or other action taken against his or her license, or who has elected to place a licensed practical nurse license in inactive status in lieu of having a complaint initiated or other action taken against his or her license, or who has been denied a licensed practical nurse license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued or delivered in this state to any licensed practical nurse covered pursuant to the provisions of this article shall be read so as to contain a provision or endorsement whereby the company issuing such policy waives or agrees not to assert as a defense on behalf of the policyholder or any beneficiary thereof, to any claim covered by the terms of such policy within the policy limits, the immunity from liability of the insured by reason of the care and treatment of needy and indigent patients by a licensed practical nurse who holds a special volunteer licensed practical nurse
license or who renders such care and treatment pursuant to an arrangement with a clinic as
authorized pursuant to subsection (b) of this section.

ARTICLE 8. OPTOMETRISTS.

§30-8-16. Special volunteer license; civil immunity for voluntary services rendered to
indigents.

(a) There is established a special volunteer license for optometrists who are retired or are
retiring from the active practice of optometry and wish to donate their expertise for the care and
treatment of indigent and needy patients in the clinical setting of clinics organized, in whole or in
part, for the delivery of health care services without charge.

(b) The special volunteer license shall be issued by the board to optometrists licensed or
otherwise eligible for licensure under this article without the payment of an application fee, license
fee or renewal fee, and shall be issued for the remainder of the licensing period, and renewed
consistent with the board’s other licensing requirements.

(c) The board shall develop application forms for the special volunteer license provided in
this section which shall contain the optometrist’s acknowledgment that:

(1) The optometrist’s practice under the special volunteer license will be exclusively
devoted to providing optometrical care to needy and indigent persons in West Virginia;

(2) The optometrist will not receive any payment or compensation, either direct or indirect,
or have the expectation of any payment or compensation but may donate to the clinic the
proceeds of any reimbursement, for any optometrical services rendered under the special
volunteer license;

(3) The optometrist will supply any supporting documentation that the board may
reasonably require; and

(4) The optometrist agrees to continue to participate in continuing education as required
by the board for a special volunteer license.
(d) Any person engaged in the active practice of optometry in this state whose license is in good standing may donate their expertise for the care and treatment of indigent and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the delivery of health care services without charge to the patient. Services rendered pursuant to an arrangement may be performed in either the office of the optometrist or the clinical setting.

(e) Any optometrist who renders any optometrical service to indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health care services without charge, under a special volunteer license authorized under this section or pursuant to an arrangement with a clinic as authorized pursuant to subsection (d) of this section without payment or compensation or the expectation or promise of payment or compensation is immune from liability for any civil action arising out of any act or omission resulting from the rendering of the optometrical service at the clinic unless the act or omission was the result of the optometrist's gross negligence or willful misconduct. In order for the immunity under this subsection to apply, before the rendering of any services by the optometrist at the clinic, there must be a written agreement between the optometrist and the clinic stating that the optometrist will provide voluntary uncompensated optometrical services under the control of the clinic to patients of the clinic before the rendering of any services by the optometrist at the clinic: Provided, That any clinic entering into such written agreement is required to maintain liability coverage of not less than $1 million per occurrence.

(f) Notwithstanding the provisions of subsection (d) of this section, a clinic organized, in whole or in part, for the delivery of health care services without charge is not relieved from imputed liability for the negligent acts of an optometrist rendering voluntary optometrical services at or for the clinic under a special volunteer license under this section or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (d) of this section.
(g) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure in this article except the fee requirements.

(h) Nothing in this section may be construed as requiring the board to issue a special volunteer license to any optometrist whose license is or has been subject to any disciplinary action or to any optometrist who has surrendered a license or caused such license to lapse, expire and become invalid in lieu of having a complaint initiated or other action taken against his or her license, or who has elected to place a license in inactive status in lieu of having a complaint initiated or other action taken against his or her license, or who has been denied a license.

(i) Any policy or contract of liability insurance providing coverage for liability sold, issued or delivered in this state to any optometrist covered under the provisions of this article shall be read so as to contain a provision or endorsement whereby the company issuing such policy waives or agrees not to assert as a defense on behalf of the policyholder or any beneficiary thereof, to any claim covered by the terms of such policy within the policy limits, the immunity from liability of the insured by reason of the care and treatment of needy and indigent patients by an optometrist who holds a special volunteer license or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (d) of this section.

ARTICLE 14. OSTEOPATHIC PHYSICIANS AND SURGEONS.

§30-14-12b. Special volunteer medical license; civil immunity for voluntary services rendered to indigents.

(a) There is hereby established a special volunteer medical license for physicians retired or retiring from the active practice of osteopathy who wish to donate their expertise for the medical care and treatment of indigent and needy patients in the clinical setting of clinics organized, in whole or in part, for the delivery of health care services without charge. The special volunteer medical license shall be issued by the West Virginia Board of Osteopathic Medicine to physicians licensed or otherwise eligible for licensure under this article and the rules promulgated hereunder without the payment of any application fee, license fee or renewal fee, shall be issued for a fiscal
year or part thereof, and shall be renewable annually. The board shall develop application forms for the special license provided for in this subsection which shall contain the physician’s acknowledgment that: (1) The physician’s practice under the special volunteer medical license will be exclusively and totally devoted to providing medical care to needy and indigent persons in West Virginia; (2) the physician will not receive any payment or compensation, either direct or indirect, or have the expectation of any payment or compensation but may donate to the clinic the proceeds of any reimbursement, for any medical services rendered under the special volunteer medical license; (3) the physician will supply any supporting documentation that the board may reasonably require; and (4) the physician agrees to continue to participate in continuing medical education as required of physicians in active practice.

(b) Any person engaged in the active practice of osteopathy in this state whose license is in good standing may donate their expertise for the medical care and treatment of indigent and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the delivery of health care services without charge to the patient. Services rendered pursuant to an arrangement may be performed in either the physician’s office or the clinical setting.

(c) Any physician who renders any medical service to indigent and needy patients of clinics organized, in whole or in part, for the delivery of health care services without charge under a special volunteer medical license authorized under subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section without payment or compensation or the expectation or promise of payment or compensation is immune from liability for any civil action arising out of any act or omission resulting from the rendering of the medical service at the clinic unless the act or omission was the result of the physician’s gross negligence or willful misconduct. In order for the immunity under this subsection to apply, there must be a written agreement between the physician and the clinic pursuant to which the physician will provide voluntary noncompensated medical services under the control of the clinic to patients of the clinic before the rendering of any services by the physician at the clinic: Provided, That any
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clinic entering into such written agreement shall be required to maintain liability coverage of not
less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (a) of this section, a clinic organized, in
whole or in part, for the delivery of health care services without charge shall not be relieved from
imputed liability for the negligent acts of a physician rendering voluntary medical services at or for
the clinic under a special volunteer medical license authorized under said subsection or who
renders such services pursuant to an arrangement with a clinic as authorized pursuant to
subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction
of all the requirements for licensure as listed in section ten of this article and in the legislative
rules promulgated hereunder, except the fee requirements of subsections (b) and (d) of said
section and of the legislative rule promulgated by the board relating to fees.

(f) Nothing in this section may be construed as requiring the board to issue a special
volunteer medical license to any physician whose medical license is or has been subject to any
disciplinary action or to any physician who has surrendered a medical license or caused such
license to lapse, expire and become invalid in lieu of having a complaint initiated or other action
taken against his or her medical license, or who has elected to place a medical license in inactive
status in lieu of having a complaint initiated or other action taken against his or her medical
license, or who have been denied a medical license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued
or delivered in this state to any physician covered under the provisions of this article shall be read
so as to contain a provision or endorsement whereby the company issuing such policy waives or
agrees not to assert as a defense on behalf of the policyholder or any beneficiary thereof, to any
claim covered by the terms of such policy within the policy limits, the immunity from liability of the
insured by reason of the care and treatment of needy and indigent patients by a physician who
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holds a special volunteer medical license or who renders such care and treatment pursuant to an
arrangement with a clinic as authorized pursuant to subsection (b) of this section.

ARTICLE 16. CHIROPRACTORS.

§30-16-7a. Special volunteer chiropractor license; civil immunity for voluntary services
rendered to indigents.

(a) There is established a special volunteer license for chiropractors retired or retiring from
active practice who wish to donate their expertise for the care and treatment of indigent and needy
patients in the clinical setting of clinics organized, in whole or in part, for the delivery of health
care services without charge. The special volunteer license provided by this section shall be
issued by the West Virginia Board of Chiropractic to chiropractors licensed or otherwise eligible
for licensure pursuant to this article and the rules promulgated hereunder without the payment of
an application fee, license fee or renewal fee, and the initial license shall be issued for the
remainder of the licensing period, and renewed consistent with the boards other licensing
requirements. The board shall develop application forms for the special volunteer license provided
in this section which shall contain the applicant’s acknowledgment that:

(1) The applicant’s practice pursuant to the special volunteer license will be exclusively
devoted to providing chiropractic care to needy and indigent persons in West Virginia;

(2) The applicant may not receive any payment or compensation, either direct or indirect,
or have the expectation of any payment or compensation but may donate to the clinic the
proceeds of any reimbursement for any chiropractic services rendered pursuant to the special
volunteer license;

(3) The applicant shall supply any supporting documentation that the board may
reasonably require; and

(4) The applicant shall continue to participate in continuing education as required by the
board for special volunteer chiropractor’s licenses.
(b) Any person engaged in the active practice of chiropractic in this state whose license is in good standing may donate their expertise for the care and treatment of indigent and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the delivery of health care services without charge to the patient. Services rendered pursuant to an arrangement may be performed in either the chiropractor’s office or the clinical setting.

(c) Any chiropractor who renders any chiropractic service to indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health care services without charge pursuant to a special volunteer license authorized pursuant to subsection (a) of this section or an arrangement with a clinic as authorized pursuant to subsection (b) of this section without payment or compensation or the expectation or promise of payment or compensation is immune from liability for any civil action arising out of any act or omission resulting from the rendering of the chiropractic service at the clinic unless the act or omission was the result of gross negligence or willful misconduct on the part of the chiropractor. For the immunity pursuant to this subsection to apply, there must be a written agreement between the chiropractor and the clinic stating that the chiropractor will provide voluntary uncompensated chiropractic services under the control of the clinic to patients of the clinic before the rendering of any services by the chiropractor at the clinic: Provided, That any clinic entering into such written agreement is required to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (c) of this section, a clinic organized, in whole or in part, for the delivery of health care services without charge is not relieved from imputed liability for the negligent acts of a chiropractor rendering voluntary chiropractic services at or for the clinic pursuant to a special volunteer license authorized pursuant to this section or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure for a chiropractor except the fee requirements.
(f) Nothing in this section may be construed as requiring the board to issue a special volunteer license to any chiropractor whose license is or has been subject to any disciplinary action or to any chiropractor who has surrendered a license or caused a license to lapse, expire and become invalid in lieu of having a complaint initiated or other action taken against his or her license, or who has elected to place a license in inactive status in lieu of having a complaint initiated or other action taken against his or her license or who has been denied a license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued or delivered in this state to any chiropractor covered pursuant to the provisions of this article shall be read so as to contain a provision or endorsement whereby the company issuing such policy waives or agrees not to assert as a defense on behalf of the policy holder or any beneficiary there of the policy, to any claim covered by the terms of the policy within the policy limits, the immunity from liability of the insured by reason of the care and treatment of needy and indigent patients by a chiropractor who holds a special volunteer license or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

ARTICLE 20. PHYSICAL THERAPISTS.

§30-20-13. Special volunteer physical therapist license, physical therapist assistant license; civil immunity for voluntary services rendered to indigents.

(a) There is established a special volunteer license for physical therapists or physical therapist assistants, as the case may be, retired or retiring from active practice who wish to donate their expertise for the care and treatment of indigent and needy patients in the clinical setting of clinics organized, in whole or in part, for the delivery of health care services without charge. The special volunteer license provided by this section shall be issued by the West Virginia Board of Physical Therapy to physical therapists or physical therapist assistants licensed or otherwise eligible for licensure under this article and the legislative rules promulgated hereunder without the payment of an application fee, license fee or renewal fee, and the initial license shall be issued for the remainder of the licensing period, and renewed consistent with the boards other licensing
requirements. The board shall develop application forms for the special volunteer license provided in this section which shall contain the applicant’s acknowledgment that:

(1) The applicant’s practice under the special volunteer license will be exclusively devoted to providing physical therapy care to needy and indigent persons in West Virginia;

(2) The applicant may not receive any payment or compensation, either direct or indirect, or have the expectation of any payment or compensation but may donate to the clinic the proceeds of any reimbursement for any physical therapy services rendered under the special volunteer license;

(3) The applicant shall supply any supporting documentation that the board may reasonably require; and

(4) The applicant shall continue to participate in continuing education as required by the board for special volunteer physical therapists or physical therapist assistants license, as the case may be.

(b) Any person engaged in the active practice of physical therapy in this state whose license is in good standing may donate their expertise for the care and treatment of indigent and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the delivery of health care services without charge to the patient. Services rendered pursuant to an arrangement may be performed in either the physical therapist’s office or the clinical setting.

(c) Any physical therapist or physical therapist assistant who renders any physical therapy service to indigent and needy patients of a clinic organized, in whole or in part, for the delivery of health care services without charge under a special volunteer license authorized under subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section without payment or compensation or the expectation or promise of payment or compensation is immune from liability for any civil action arising out of any act or omission resulting from the rendering of the physical therapy service at the clinic unless the act or omission was the result of gross negligence or willful misconduct on the part of the physical therapist or
physical therapist assistant. In order for the immunity under this subsection to apply, there must be a written agreement between the physical therapist or physical therapist assistant and the clinic stating that the physical therapist or physical therapist assistant will provide voluntary uncompensated physical therapy services under the control of the clinic to patients of the clinic before the rendering of any services by the physical therapist or physical therapist assistant at the clinic: *Provided,* That any clinic entering into such written agreement is required to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (b) of this section, a clinic organized, in whole or in part, for the delivery of health care services without charge is not relieved from imputed liability for the negligent acts of a physical therapist or physical therapist assistant rendering voluntary physical therapy services at or for the clinic under a special volunteer license authorized under this section or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure for a physical therapist or physical therapist assistant, as the case may be, except the fee requirements.

(f) Nothing in this section may be construed as requiring the board to issue a special volunteer license to any physical therapist or physical therapist assistant whose license is or has been subject to any disciplinary action or to any physical therapist or physical therapist assistant who has surrendered a license or caused a license to lapse, expire and become invalid in lieu of having a complaint initiated or other action taken against his or her license, or who has elected to place a license in inactive status in lieu of having a complaint initiated or other action taken against his or her license or who has been denied a license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued or delivered in this state to any physical therapist or physical therapist assistant covered under the provisions of this article shall be read so as to contain a provision or endorsement whereby
the company issuing such policy waives or agrees not to assert as a defense on behalf of the
policy holder or any beneficiary thereof the policy, to any claim covered by the terms of the policy
within the policy limits, the immunity from liability of the insured by reason of the care and
treatment of needy and indigent patients by a physical therapist or physical therapist assistant
who holds a special volunteer license or who renders such care and treatment pursuant to an
arrangement with a clinic as authorized pursuant to subsection (b) of this section.

ARTICLE 21. PSYCHOLOGISTS; SCHOOL PSYCHOLOGISTS.

§30-21-17. Special volunteer psychologists license; civil immunity for voluntary services
rendered to indigents.

(a) There is established a special volunteer psychologists license for psychologists retired
or retiring from the active practice of psychology who wish to donate their expertise for the
psychological care and treatment of indigent and needy patients in the clinical setting of clinics
organized, in whole or in part, for the delivery of health care services without charge. The special
volunteer psychologist license shall be issued by the West Virginia Board of Examiners of
Psychologists to psychologists licensed or otherwise eligible for licensure under this article and
the legislative rules promulgated hereunder without the payment of an application fee, license fee
or renewal fee, and the initial license shall be issued for the remainder of the licensing period, and
renewed consistent with the boards other licensing requirements. The board shall develop
application forms for the special license provided in this subsection which shall contain the
psychologist’s acknowledgment that:

(1) The psychologist’s practice under the special volunteer psychologists license will be
exclusively devoted to providing psychological care to needy and indigent persons in West
Virginia;

(2) The psychologist will not receive any payment or compensation, either direct or
indirect, or have the expectation of any payment or compensation but may donate to the clinic the
proceeds of any reimbursement, for any psychological services rendered under the special
volunteer psychological license;

(3) The psychologist will supply any supporting documentation that the board may
reasonably require; and

(4) The psychologist agrees to continue to participate in continuing education as required
by the board for a special volunteer psychologists license.

(b) Any person engaged in the active practice of psychology in this state whose license is
in good standing may donate their expertise for the care and treatment of indigent and needy
patients pursuant to an arrangement with a clinic organized, in whole or in part, for the delivery of
health care services without charge to the patient. Services rendered pursuant to an arrangement
may be performed in either the psychologist’s office or the clinical setting.

(c) Any psychologist who renders any psychological service to indigent and needy patients
of a clinic organized, in whole or in part, for the delivery of health care services without charge
under a special volunteer psychologist license authorized under subsection (a) of this section
without payment or compensation or the expectation or promise of payment or compensation, is
immune from liability for any civil action arising out of any act or omission resulting from the
rendering of the psychological service at the clinic unless the act or omission was the result of the
psychologist’s gross negligence or willful misconduct. In order for the immunity under this
subsection to apply, there must be a written agreement between the psychologist and the clinic
pursuant to which the psychologist will provide voluntary uncompensated psychological services
under the control of the clinic to patients of the clinic before the rendering of any services by the
psychologists at the clinic: Provided, That any clinic entering into such written agreement is
required to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (b) of this section, a clinic organized, in
whole or in part, for the delivery of health care services without charge is not relieved from imputed
liability for the negligent acts of a psychologist rendering voluntary psychological services at or
for the clinic under a special volunteer psychological license authorized under subsection (a) of this section or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction of all the requirements for licensure as listed in section seven of this article and in the legislative rules promulgated thereunder, except the fee requirements of subsection (d) of that section and of the legislative rules promulgated by the board relating to fees.

(f) Nothing in this section may be construed as requiring the board to issue a special volunteer psychologist license to any psychologist whose license is or has been subject to any disciplinary action or to any psychologist who has surrendered a psychologist license or caused such license to lapse, expire and become invalid in lieu of having a complaint initiated or other action taken against his or her license, or who has elected to place a psychologist license in inactive status in lieu of having a complaint initiated or other action taken against his or her license, or who has been denied a psychologist license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued or delivered in this state to any psychologist covered under the provisions of this article, shall be read so as to contain a provision or endorsement whereby the company issuing such policy waives or agrees not to assert as a defense on behalf of the policyholder or any beneficiary thereof, to any claim covered by the terms of such policy within the policy limits, the immunity from liability of the insured by reason of the care and treatment of needy and indigent patients by a psychologist who holds a special volunteer psychologist license or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

ARTICLE 28. WEST VIRGINIA OCCUPATIONAL THERAPY PRACTICE ACT.

§30-28-8a. Special volunteer occupational therapist license; civil immunity for voluntary services rendered to indigents.
(a) There is established a special volunteer occupational therapist license for occupational therapists retired or retiring from the active practice of occupational therapy who wish to donate their expertise for the care and treatment of indigent and needy patients in the clinical setting of clinics organized, in whole or in part, for the delivery of health care services without charge. The special volunteer occupational therapist license shall be issued by the West Virginia Board of Occupational Therapy to occupational therapists licensed or otherwise eligible for licensure under this article and the legislative rules promulgated hereunder without the payment of an application fee, license fee or renewal fee, and the initial license shall be issued for the remainder of the licensing period, and renewed consistent with the board's other licensing requirements. The board shall develop application forms for the special license provided in this subsection which shall contain the occupational therapist's acknowledgment that:

(1) The occupational therapist's practice under the special volunteer occupational therapist license will be exclusively devoted to providing occupational therapy care to needy and indigent persons in West Virginia;

(2) The occupational therapist will not receive any payment or compensation, either direct or indirect, or have the expectation of any payment or compensation but may donate to the clinic the proceeds of any reimbursement, for any occupational therapy services rendered under the special volunteer occupational therapist license;

(3) The occupational therapist will supply any supporting documentation that the board may reasonably require; and

(4) The occupational therapist agrees to continue to participate in continuing education as required by the board for a special volunteer occupational therapists license.

(b) Any person engaged in the active practice of occupational therapy in this state whose license is in good standing may donate their expertise for the care and treatment of indigent and needy patients pursuant to an arrangement with a clinic organized, in whole or in part, for the
delivery of health care services without charge to the patient. Services rendered pursuant to an
arrangement may be performed in either the occupational therapist’s office or the clinical setting.

(c) Any occupational therapist who renders any occupational therapy service to indigent
and needy patients of a clinic organized, in whole or in part, for the delivery of health care services
without charge under a special volunteer occupational therapist license authorized under
subsection (a) of this section or pursuant to an arrangement with a clinic as authorized pursuant
to subsection (b) of this section without payment or compensation or the expectation or promise
of payment or compensation is immune from liability for any civil action arising out of any act or
omission resulting from the rendering of the occupational therapy service at the clinic unless the
act or omission was the result of the occupational therapist’s gross negligence or willful
misconduct. In order for the immunity under this subsection to apply, there must be a written
agreement between the occupational therapist and the clinic pursuant to which the occupational
therapist will provide voluntary uncompensated occupational therapy services under the control
of the clinic to patients of the clinic before the rendering of any services by the occupational
therapist at the clinic: Provided, That any clinic entering into such written agreement is required
to maintain liability coverage of not less than $1 million per occurrence.

(d) Notwithstanding the provisions of subsection (b) of this section, a clinic organized, in
whole or in part, for the delivery of health care services without charge is not relieved from imputed
liability for the negligent acts of an occupational therapist rendering voluntary occupational
therapy services at or for the clinic under a special volunteer occupational therapist license
authorized under subsection (a) of this section or who renders such care and treatment pursuant
to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.

(e) For purposes of this section, “otherwise eligible for licensure” means the satisfaction
of all the requirements for licensure as listed in section eight of this article and in the legislative
rules promulgated thereunder, excepting the fee requirements of subsection (a), section eleven
of this article and of the legislative rules promulgated by the board relating to fees.
(f) Nothing in this section may be construed as requiring the board to issue a special volunteer occupational therapist license to any occupational therapist whose occupational therapist license is or has been subject to any disciplinary action or to any occupational therapist who has surrendered an occupational therapist license or caused such license to lapse, expire and become invalid in lieu of having a complaint initiated or other action taken against his or her occupational therapist license, or who has elected to place an occupational therapist license in inactive status in lieu of having a complaint initiated or other action taken against his or her occupational therapist license, or who has been denied an occupational therapist license.

(g) Any policy or contract of liability insurance providing coverage for liability sold, issued or delivered in this state to any occupational therapist covered under the provisions of this article shall be read so as to contain a provision or endorsement whereby the company issuing such policy waives or agrees not to assert as a defense on behalf of the policyholder or any beneficiary thereof, to any claim covered by the terms of such policy within the policy limits, the immunity from liability of the insured by reason of the care and treatment of needy and indigent patients by an occupational therapist who holds a special volunteer occupational therapist license or who renders such care and treatment pursuant to an arrangement with a clinic as authorized pursuant to subsection (b) of this section.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman, Senate Committee

Chairman, House Committee

Originated in the Senate.

In effect 90 days from passage.

Clerk of the Senate

Clerk of the House of Delegates

President of the Senate

Speaker of the House of Delegates

The within ................................................... this the...........................................

Day of ..........................................................................................................., 2017.

Governor