INFORMATION SHEET FOR MID-LEVEL PRACTITIONER LIMITED PRESCRIPTIVE AUTHORITY FOR CONTROLLED SUBSTANCE SCHEDULES

A physician assistant who has been delegated prescriptive authority must obtain a mid-level practitioner controlled substances license. The collaborating physician must file with the Department a notice of written collaborative agreement, and a notice of delegation of prescriptive authority for Schedule II, III, IV or V controlled substances, as defined in the Illinois Controlled Substances Act. The delegation must be appropriate to the collaborating physician's practice and within the scope of the physician assistant's training. The collaborating physician must have a valid, current Illinois controlled substance license and federal registration with the Drug Enforcement Agency.

- An application for physician assistant controlled substances license must be fully completed and submitted to the Department together with the \$5.00 fee. In addition, the Department must receive a Notice of Written Collaborative Agreement and a Notice of Delegated Authority for Controlled Substances. If the physician assistant is delegated authority for Schedule II controlled substances, the Department must receive an official transcript verifying that the physician assistant has completed of at least 45 graduate contact hours in pharmacology from a program accredited by the ARC-PA or its successor agency.
- Submit the completed application, forms and fee to:

Illinois Department of Financial and Professional Regulation ATTN: Division of Professional Regulation P.O. Box 7007 Springfield, IL 62791

• Delegated prescriptive authority for Schedule II, III, IV or V controlled substances will not be effective until the physician assistant controlled substances license has been granted and is effective.

The Department will send an acknowledgement letter to the collaborating physician with the effective dates for the delegated prescriptive authority once Department records are updated. The letter will be sent to the email address or fax number provided by the collaborating physician on the Notice of Written Collaborative Agreement.

- Note: If a collaborating physician is only delegating prescriptive authority for prescriptive drugs which are not Schedule II, III, IV, or V controlled substances, then a physician assistant controlled substances license is not required. However, the Department must receive a Notice of Written Collaborative Agreement and a Notice of Delegated Authority for Prescription Drugs.
- If a collaborative agreement or delegated prescriptive authority is terminated, a Notice of Termination of Collaboration and/or Delegated Authority must be submitted to the Department within 10 days of termination. It is the responsibility of the collaborating physician to submit the termination form to the Department to ensure that records are properly updated.
- A collaborating physician may collaborate with a maximum of 7 full-time equivalent physician assistants as described in Section 54.5 of the Medical Practice Act. A physician assistant may hold more than one professional position.
- A written collaborative agreement is required for all physician assistants to practice in Illinois, except for physician assistants in hospitals, hospital affiliates, or ambulatory surgical treatment centers as set forth in Section 7.7 of the Physician Assistant Practice Act.
- For physician assistants employed by a practice group or other entity employing multiple physicians, one of the physicians practicing at a location shall be designated the collaborating physician. The other physicians with the practice group or other entity who practice in the same general type of practice or specialty as the collaborating physician may collaborate with the physician assistant with respect to their patients.
- You may view the Act and Rules for your profession and download additional forms from the IDFPR web site at www.idfpr.illinois.gov.

IMPORTANT NOTICE: Completion of this form is required by 720 ILCS 570/301, et.seq. of the Illinois Compiled Statutes. Disclosure of information is mandatory. Furnishing by applicant of false or fraudulent information or failure to provide pertinent information constitutes grounds for denying such application or revoking any registration issued pursuant to such application.

APPLICATION FOR PHYSICIAN ASSISTANT MID-LEVEL PRACTITIONER ILLINOIS CONTROLLED SUBSTANCES LICENSE

- A physician assistant may only prescribe or dispense prescriptions or orders for drugs and medical supplies within the scope of practice of the supervising physician who has submitted Supervision and Delegation Forms.
- An Illinois Physician Assistant Mid-Level Practitioner Controlled Substances License is a prerequisite to a Federal Mid-Level Practitioner Controlled Substances Registration (DEA).
- 3. A physician assistant may only hold **ONE** Controlled Substance License

- A. Type or print legibly with black ink only.
- B. The fee is \$5 Make check payable to the Department of Financial and Professional Regulation. **THIS FEE IS NOT REFUNDABLE!**
- C. Disclosure of your U.S. social security number, if you have one, is mandatory, in accordance with 5 Illinois Compiled Statutes 100/10-65 to obtain a license. The social security number may be provided to the Illinois Department of Public Aid to identify persons who are more than 30 days delinquent in complying with a child support order, or to the Illinois Department of Revenue to identify persons who have failed to file a tax return, pay tax, penalty or interest shown in a filed return, or to pay any final assessment or tax penalty or interest, as required by any tax Act administered by the Illinois Department of Revenue, or to other entities for verification of identification.

Submit application and fee to: Department of Financial and Professional Regulation

Division of Professional Regulation 320 West Washington, 3rd Floor Springfield, Illinois 62786

PART I: Application Category Information					
1. PROFESSION NAME	2. PROFESSION CODE	3. LICENSURE METHOD	4. FEE		
Physician Assistant Mid-Level Practitio Controlled Substances License	385	Non-examination	\$5		
PART II: Applicant Identifying Information					
1. NAME LAST FIRST MIDDLE	2. TITLE	ILLINOIS PHYSICIAN ASSISTANT LICENSE NO.	4. UNITED STATES SOCIAL S	ECURITY NO.	
	PA-C	085			
5. PERMANENT MAILING ADDRESS STREET	CITY	STATE/COUNTRY	ZIP CODE	COUNTY	
			<u></u>		
LOCATION (STREET/CITY/ZIP CODE) WHERE CONTROLLED SUBSTANCES LICENSE IS TO BE ISSUED.		7. MAIDEN OR GIVEN SURN	IAME		
FACILITY		8. CONTACT INFORMATION	I		
STREET		Home/Cell (_	
CITY		Email		_	
IL+		Medical Staff/Crede	_		

ART III: Personal History Information (This part must be completed by all Applicants)	YES	NO		
Have you ever been charged or convicted of any drug related criminal offense in any state or in federal court? If yes, attach a statement for each conviction including dates and place of conviction, nature of the offense and, if applicable, the date of discharge from any penalty imposed.				
Have you had or do you now have any disease or condition that interferes with your ability to perform the essential functions of your profession, including any disease or condition generally regarded as chronic by the medical community, i.e., (1) mental or emotional disease or condition; (2) alcohol or other substance abuse; (3) physical disease or condition, that presently interferes with your ability to practice your profession? <i>If yes, attach a detailed statement, including an explanation whether or not you are currently under treatment.</i>				
Have you been denied a professional license or permit or privilege of taking an examination, or had a professional license or permit ever disciplined in any way by any licensing authority in Illinois or elsewhere? If yes, attach a detailed explanation.				
Have you ever been discharged other than honorably from the armed service or from a city, county, state or federal position? If yes, attach a detailed explanation.				
Has any previous registration held by you under the Illinois Controlled Substances Act been surrendered, suspended, revoked, denied, placed on probation, or is pending action? If yes, attach a detailed statement for each action, including dates and place of incident, and the nature of the offense.				
RT IV: Child Support and/or Student Loan Information (Every applicant is required by law to res following questions)	pond to	o the		
the applicant's Social Security number, and the licensee shall certify, under penalty of perjury, that he or she is not m days delinquent in complying with a child support order. Failure to certify shall result in disciplinary action, and false statement may subject the licensee to contempt of court. Are you more than 30 days delinquent in complying with a child support order? Yes	ore than	30		
2. In accordance with 20 Illinois Compiled Statutes 2105/2105-(5), "The Department shall deny any license or renewal authorized by the Civil Administrative Code of Illinois to any person who has defaulted on an educational loan or scholarship provided by or guaranteed by the Illinois Student Assistance Commission or any governmental agency of this State; however, the Department may issue a license or renewal if the aforementioned persons have established a satisfactory repayment record as determined by the Illinois Student Assistance Commission or other appropriate governmental agency of this State." (Proof of a satisfactory repayment record must be submitted.)				
Are you in default on an educational loan or scholarship provided/guaranteed by the Illinois Student Assistance Commission or other governmental agency of this State? Yes	No			
RT V: Certifying Statement				
I hereby apply for an Illinois Physician Assistant Mid-level Practitioner Controlled Substances License in accordance with the Illinois Controlled Substances Act. I certify that I have answered all questions on this application to the best of my knowledge.				
Date of Application Signature of Applicant		_		
I UNDERSTAND THAT THE FEE IS NOT REFUNDABLE. My signature above authorizes the Department of Financial and Professional Regulation to reduce the amount of this check if the amount submitted is not correct. I understand this will be done only if the amount submitted is greater than the required fee hereunder, but in no event shall such reduction be made in an amount greater than \$50.				
	yes, attach a statement for each conviction including dates and place of conviction, nature of the offense and, if applicable, the date of discharge from any penalty imposed. Have you had or do you now have any disease or condition that interferes with your ability to perform the essential functions of your profession, including any disease or condition; (2) alcohol or other substance abuse; (3) physical disease or condition, that presently interferes with your ability to practice your profession? If yes, attach a detailed statement, including an explanation whether or not you are currently under treatment. Have you been denied a professional license or permit or privilege of taking an examination, or had a professional license or permit ever disciplined in any way by any licensing authority in Illinois or elsewhere? If yes, attach a detailed explanation. Have you ever been discharged other than honorably from the armed service or from a city, county, state or federal position? If yes, attach a detailed explanation, or is pending action? If yes, attach a detailed statement for each action, including dates and place of incident, and the nature of the offense. IT IV: Child Support and/or Student Loan Information (Every applicant is required by law to res following questions) In accordance with 5 Illinois Complied Statutes 100/10-65(c), applications for renewal of a license or a new licenses to applicant's Social Security number, and the licensees shall certify, under penalty of perjury, that he or she is not m days delinquent in complying with a child support order. Failure to certify shall result in disciplinary action, and false statement may subject the licensee to contempt of court. Are you more than 30 days delinquent in complying with a child support order? (NOTE: If you are not subject to a child support order, answer "no.") In accordance with 20 Illinois Compiled Statutes 2105/2105-(5), "The Department shall deny any license or renewal by the Illinois Student Assistance Commission or other appropr	yes, attach a statement for each conviction including dates and place of conviction, nature of the offense and, if applicable, the date of discharge from any penalty imposed. Have you had or do you now have any disease or condition that interferes with your ability to perform the essential functions of your profession, including any disease or condition; (2) alcohol or other substance abuse; (3) physical disease or condition, that presently interferes with your ability to practice your profession? If yes, attach a detailed statement, including an explanation whether or not you are currently under treatment. Have you been denied a professional license or permit or privilege of taking an examination, or had a professional license or permit ever disciplined in any way by any licensing authority in Illinois or elsewhere? If yes, attach a detailed explanation. Have you ever been discharged other than honorably from the armed service or from a city, county, state or federal position? If yes, attach a detailed explanation. Has any previous registration held by you under the Illinois Controlled Substances Act been surrendered, suspended, revoked, denied, placed on probation, or is pending action? If yes, attach a detailed statement for each action, including dates and place of incident, and the nature of the offense. IT IV: Child Support and/or Student Loan Information (Every applicant is required by law to respond to following questions) In accordance with 5 Illinois Compiled Statutes 100/10-65(c), applications for renewal of a license or a new license shall include ags delinquent in complying with a child support order. Failure to certify under penalty of perjury, that he or she is not more than days delinquent in complying with a child support order? Yes No (NOTE: If you are not subject to a child support order, answer "no.") In accordance with 20 Illinois Compiled Statutes 2105/2105-(5). The Department shall deny any license or renewal authorize by the Civil Administrative Code of Illinois to any person who		

IMPORTANT NOTICE: Completion of this form is necessary to accomplish the requirements outlined in 225 of the Illinois Compiled Statutes. Disclosure of this information is VOLUNTARY. However, failure to comply may result in this form not being processed.

HEALTH CARE WORKERS CHARGED WITH OR CONVICTED OF CRIMINAL ACTS

SUPPORTING DOCUMENT

CCA

1. NAME	LAST	FIRST	MIDDLE	3. PROFESSIONAL LICE	NSE NUMBER (if any)		
2. ADDRESS	STREET, CITY	/, STATE, ZIP C	ODE	4. SOCIAL SECURITY NUMBER			
Pursuant to 2	2011 CS 2105-16	5(a) the Departm	ent requires the follo	owing professionals to disc	 close information regarding c	onviction	ns.
Acupunct	urists		pplicable professi Naprapaths Nursing Hor		☐ Physician Assistants☐ Podiatrists	;	
☐ Advanced	d Practice Reg	ce Registered Occupational Therapists Professional Counselors					
Nurse - F ☐ Athletic T	ull Practice Au	thority	☐ Occupational Therapy Assistants ☐ Prosthetists				
Audiologi			Optometrists	3	Registered Nurses	A agiatar	ato.
_	sychologists		☐ Orthotists☐ Registered Surgical Assi☐ Pedorthists☐ Registered Surgical Technology				
	ocial Workers		☐ Perfusionists ☐ Registered Surgical Tech			-	
☐ Dental Hy	/gienists		☐ Pharmacists		☐ Speech Pathologists		
☐ Dentists			Physical The	erapists			
· — ·	Counselors		☐ Physical Therapy Assistants				
Licensed	Licensed Clinical Professional Physicians, including Medical Doctors (M.D.), Doctors of						
	Counselors Osteopathic Medicine (D.O.), and Chiropractic						
_	Practical Nurs		Physicians (D.C.)			
	Social Worker						
	and Family Th	ierapisis					
│	n Aide						
Any other license issued by the Department under the Acts listed in this Section and the Controlled Substances Act [740 ILCS 40], except for pharmacy technicians, issued to a person subject to the Code and this Part.							
In order for your application to be evaluated, you must respond to each of the following questions:							
-	• •	-		d of a criminal act that r	equires registration	Yes	No
		Registration Act		1.6.1.11.0		Ш	
2) Are you currently charged with or have you been convicted of a criminal battery against any patient in the course of patient care or treatment, including any offense based on sexual conduct or sexual penetration?							
3) Are you required, as part of a criminal sentence, to register under the Sex Offender Registration Act? *							
4) Are you currently charged with or have you been convicted of a forcible felony? *							
If YES to any of the above, attach a certified copy of the court records regarding your conviction, the nature of the offense and date of discharge, if applicable, as well as a statement from the probation or parole office.							
<u>Certification Statement</u>							
Under penalties of perjury, I declare that I have examined this Form and all supporting documents and/or information submitted by me in connection therewith, and to the best of my knowledge, they are true, correct, and complete.							
Signature of	Annlicant		 Email		 Date		
orginature of	, ipplicant		Linaii		שמוכ		

* DEFINITIONS

730 ILCS 150 et. seq:—Acts that require Sex Offender Registration:
(B) As used in this Article. "sex offense" means:

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(1) A violation of any of the following Sections of the Criminal Code of 1961:
                    11-20.1 (child pornography),
                    11-20.3 (aggravated child pornography).
                    11-6 (indecent solicitation of a child),
                    11-9.1 (sexual exploitation of a child),
                    11-9.2 (custodial sexual misconduct),
                    11-9.5 (sexual misconduct with a person with a disability),
                    11-15.1 (soliciting for a juvenile prostitute),
                    11-18.1 (patronizing a juvenile prostitute),
                    11-17.1 (keeping a place of juvenile prostitution),
                    11-19.1 (juvenile pimping),
                    11-19.2 (exploitation of a child),
                    11-25 (grooming),
                    11-26 (traveling to meet a minor),
                    12-13 (criminal sexual assault),
                    12-14 (aggravated criminal sexual assault),
                    12-14.1 (predatory criminal sexual assault of a child),
                    12-15 (criminal sexual abuse),
                    12-16 (aggravated criminal sexual abuse),
                    12-33 (ritualized abuse of a child).
          An attempt to commit any of these offenses.
(1.5) A violation of any of the following Sections of the Criminal Code of 1961, when the victim is a person under 18 years of age, the
defendant is not a parent of the victim, the offense was sexually motivated as defined in Section 10 of the Sex Offender Management
Board Act, and the offense was committed on or after January 1, 1996:
                     10-1 (kidnapping),
                     10-2 (aggravated kidnapping),
                     10-3 (unlawful restraint),
                     10-3.1 (aggravated unlawful restraint).
(1.6) First degree murder under Section 9-1 of the Criminal Code of 1961, when the victim was a person under 18 years of age and the
defendant was at least 17 years of age at the time of the commission of the offense, provided the offense was sexually motivated as
defined in Section 10 of the Sex Offender Management Board Act.
(1.7) (Blank).
(1.8) A violation or attempted violation of Section 11-11 (sexual relations within families) of the Criminal Code of 1961, and the offense
was committed on or after June 1, 1997.
(1.9) Child abduction under paragraph (10) of subsection (b) of Section 105 of the Criminal Code of 1961 committed by luring or
attempting to lure a child under the age of 16 into a motor vehicle, building, house trailer, or dwelling place without the consent of the
parent or lawful custodian of the child for other than a lawful purpose and the offense was committed on or after January 1, 1998,
provided the offense was sexually motivated as defined in Section 10 of the Sex Offender Management Board Act.
(1.10) A violation or attempted violation of any of the following Sections of the Criminal Code of 1961 when the offense was committed on
or after July 1, 1999:
                     10-4 (forcible detention, if the victim is under 18 years of age), provided the offense was sexually motivated as defined
                     in Section 10 of the Sex Offender Management Board Act,
                     11-6.5 (indecent solicitation of an adult),
                     11-15 (soliciting for a prostitute, if the victim is under 18 years of age),
                     11-16 (pandering, if the victim is under 18 years of age),
                     11-18 (patronizing a prostitute, if the victim is under 18 years of age),
                     11-19 (pimping, if the victim is under 18 years of age).
(1.11) A violation or attempted violation of any of the following Sections of the Criminal Code of 1961 when the offense was committed on
or after August 22, 2002:
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(1.12) A violation or attempted violation of Section 5.1 of the Wrongs to Children Act (permitting sexual abuse) when the offense was

(2) A violation of any former law of this State substantially equivalent to any offense listed in subsection (B) of this Section. (C) A conviction for an offense of federal law, Uniform Code of Military Justice, or the law of another state or a foreign country that is substantially equivalent to any offense listed in subsections (B), (C), (E), and (E5) of this Section shall constitute a conviction for the

11-9 (public indecency for a third or subsequent conviction).

committed on or after August 22, 2002.

purpose of this Article.

* **DEFINITIONS**

A "forcible felony", for the purposes of Section 2105-165 of the Code (section numbers are from the Criminal Code of 1961 [720 ILCS 5]) and 68 Illinois Administrative Code 1130.120 is one or more of the following offenses:

First Degree Murder (Section 9-1); a) b) Intentional Homicide of an Unborn Child (Section 9-1.2); Second Degree Murder (Section 9-2); c) d) Voluntary Manslaughter of an Unborn Child (Section 9-2.1); Drug-induced Homicide (Section 9-3.3); e) f) Kidnapping (Section 10-1); Aggravated Kidnapping (Section 10-2); g) Unlawful Restraint (Section 10-3); h) Aggravated Unlawful Restraint (Section 10-3.1); i) Forcible Detention (Section 10-4); j) Involuntary Servitude (Section 10-9(b)); k) Involuntary Sexual Servitude of a Minor (Section 10-9(c)); 1) Trafficking in Persons (Section 10-9(d)); m) Criminal Sexual Assault (Section 11-1.20); n) Aggravated Criminal Sexual Assault (Section 11-1.30); 0) Predatory Criminal Sexual Assault of a Child (Section 11-1.40); p) Criminal Sexual Abuse (Section 11-1.50); q) Aggravated Criminal Sexual Abuse (Section 11-1.60); r) Aggravated Battery (Section 12-3.05); s) Compelling Organization Membership of Persons (Section 12-6.5); t) Compelling Confession or Information by Force or Threat (Section 12-7); u) Home Invasion (Section 12-11); v) w) Robbery (Section 18-1); Armed Robbery (Section 18-2); x) Vehicular Hijacking (Section 18-3); y) Aggravated Vehicular Hijacking (Section 18-4); z) Aggravated Robbery (Section 18-5); aa) Terrorism (Section 29D-14.9); bb) Causing a Catastrophe (Section 29D-15.1); cc) Possession of a Deadly Substance (Section 29D-15.2); dd) ee) Making a Terrorist Threat (Section 29D-20); Falsely Making a Terrorist Threat (Section 29D-25); ff)

Material Support for Terrorism (Section 29D-29.9);

Armed Violence (Section 33A-2); and

Hindering Prosecution of Terrorism (Section 29D-35);

Attempt (Section 8-4) of any of the above specified offenses.

gg)

hh)

ii)

jj)

kk)

IL486-2034 02/13 (crimacts) Page 3 of 3

Boarding or Attempting to Board an Aircraft with Weapon (Section 29D-35.1);

IMPORTANT NOTICE: Completion of this form is required by 225 ILCS 95/1, et.seq. of the Illinois Compiled Statutes. Disclosure of this information is mandatory. Any person who is found to have knowingly violated any provision of this Act is subject to discipline under the Act.

PHYSICIAN ASSISTANT NOTICE OF WRITTEN COLLABORATIVE AGREEMENT

COLLABORATING PHYSICIAN: Complete and submit this form as official notification that you have entered into a written collaborative agreement with a physician assistant under the Physician Assistant Practice Act of 1987 (225 ILCS 95/). All forms must be typed or legibly printed in ink. The physician assistant listed below shall not perform any tasks or duties delegated by the collaborating physician until this form is completed and submitted to the Division.

Completed forms may be submitted to the Division as follows: Email form to <u>FPR.MedicalUnit@illinois.gov</u>; Fax form to 217-524-2169; or Mail form to IDFPR - Division of Professional Regulation, 320 West Washington, 3rd Floor, Springfield, Illinois 62786.

Submitted forms will be processed by the Division in the order in which they are received. It may take at least 4-6 weeks for a submitted form to be processed by the Division. After the form is processed, the Division will email or fax an acknowledgment letter to the collaborating physician. The acknowledgment letter must be maintained by the collaborating physician along with the signed, written collaborative agreement. The collaborating physician shall provide a copy of such documentation to the Division upon request.

If the written collaborative agreement is terminated, the collaborating physician must, within 10 days of termination, complete and submit to the Division a NOTICE OF TERMINATION OF COLLABORATION form.

A written collaborative agreement is required for all physician assistants to practice in Illinois, except for physician assistants in hospitals, hospital affiliates, or ambulatory surgical treatment centers as set forth in Section 7.7 of the Physician Assistant Practice Act.

For physician assistants employed by a practice group or other entity employing multiple physicians, one of the physicians practicing at a location shall be designated the collaborating physician. The other physicians with the practice group or other entity who practice in the same general type of practice or specialty as the collaborating physician may collaborate with the physician assistant with respect to their patients.

Forms are periodically updated. To ensure that you are using the current form, visit the IDFPR website at www.idfpr.com/profs/Physician-Assistant.asp.

COLLABORATING PHYSICIAN INFORMATION				
1. COLLABORATING PHYSICIAN NAME	2. ILLINOIS LICENSE NUMBERS 3. DATE AGREEMENT WILL BEGIN			
4. ILLINOIS PRACTICE ADDRESS (Street, City, State, Zip Code)	ILLINOIS PHONE NUMBER OF PRACTICE (Include Area Code) ()			
	6. ILLINOIS MEDICAL STAFF/CREDENTIALING OR PHYSICIAN Fax: ()			
	Email:			
PHYSICIAN ASSISTANT INFORMATION				
1. NAME OF PHYSICIAN ASSISTANT	2. ILLINOIS LICENSE NUMBERS 3. EMPLOYMENT STATUS (See Below) FULL-TIME PART-TIME			
4. CONTACT INFORMATION FOR PHYSICIAN ASSISTANT HOME/CELL TELEPHONE ()				
PERSONAL EMAIL REQUIRED	SIGNATURE			
The Physician Assistant Practice Act allows a collaborating physician to collaborate with a maximum of 7 full-time equivalent physician assistants. "Full-time equivalent" means the equivalent of 40 hours per week per individual. You must indicate the number of full-time physician assistants and part time physician assistants you currently have collaborative agreements with, including the physician assistant listed above.				
Full-time physician assistants Part-time physician assistants				
Signature of Collaborating Physician	Date Signed			

IL486-1884 9/18 (MD-PA)
PA Employment Notification

IMPORTANT NOTICE: Completion of this form is required by 225 ILCS 95/1, et.seq. of the Illinois Compiled Statutes. Disclosure of this information is mandatory. Any person who is found to have knowingly violated any provision of this Act is guilty of a Class A misdemeanor.

Notification of Delegated Prescriptive Authority

PHA-CS

A physician assistant controlled substances license is required if a collaborating physician is delegating limited prescriptive authority for controlled substances categorized as Schedule II, III, IV or V, as defined in the Illinois Controlled Substances Act. The collaborating physician must submit a NOTICE OF WRITTEN COLLABORATIVE AGREEMENT and a NOTICE OF DELEGATED AUTHORITY FOR SCHEDULE CONTROLLED SUBSTANCES to the Department.

COLLABORATING PHYSICIAN: Complete this form as official notification that you are delegating limited prescriptive authority to the physician assistant named herein.

If a collaborative agreement or delegated prescriptive authority is terminated, the collaborating physician must notify the Department within 10 days of termination by completing the NOTICE OF TERMINATION OF COLLABORATION AND/OR DELEGATED AUTHORITY (PHYSICIAN ASSISTANT).

Completed forms may be Emailed to: **FPR.MedicalUnit@illinois.gov**; Faxed to 217-524-2169; or Mailed to: IDFPR - Division of Professional Regulation, 320 West Washington Street, 3rd Floor, Springfield, IL 62786.

All forms must be typed or legibility printed in black ink. Forms are periodically updated. Visit the IDFPR Web site at www.idfpr.illinois.gov to ensure you are using the current forms. Please allow 4-6 weeks for processing of new applications and changes in collaboration and/or delegation.

www.idtpr.illinois.gov to ensure you are using the current forms. <u>Fi</u> changes in collaboration and/or delegation.	riease allow 4-0 weeks for p	Tocessing of new applications and	
1. NAME OF PHYSICIAN ASSISTANT (Last, First, Middle Initial)	2. DATE OF BIRTH / / Month Day Year	3. SOCIAL SECURITY NUMBER — — — — — — — — —	
4. HOME ADDRESS STREET, CITY, STATE, ZIP CODE	Physician Assistant M Controlled Substances Profession Nar	s License 3 8 5	
3. HOME/CELL TELEPHONE NUMBER	7. LICENSE NUMBERS OF	PHYSICIAN ASSISTANT	
	085 -	385 -	
(Printed name of physician assistant) categorized as Schedule II, III, IV, V, as defined in the Illinois above may prescribe and/or dispense prescription drugs and I further certify the delegation of prescriptive authority is app assistant's training. The delegated prescriptive authority guid assistant's written collaborative agreement. Schedule II* YES NO Schedule IV YES NO	s Controlled Substances Act the controlled substances propriate to my practice and delines will be outlined and Schedule III YES Schedule V YES	s Schedules marked below. I within the scope of the physician maintained, in the physician S □NO S □NO	
Section 303.05 a)1)B) of the Illinois Controlled S			
Printed Name of Collaborating Physician	036- ILLINOIS MEDICAL STA	336- FF/CREDENTIALING OR PHYSICIAN:	
Signature of Collaborating Physician	Fax		
Date of Delegated Prescriptive Authority		Email	
*SCHEDULE AUTHORITY IS NOT EFFI	ECTIVE UNTIL THE LICE!	NSE IS ISSUED.	

IMPORTANT NOTICE: Completion of this form is required by 225 ILCS 95/1, et.seq. of the Illinois Compiled Statutes. Disclosure of this information is mandatory. Any person who is found to have knowingly violated any provision of this Act is subject to discipline under the Act.

Notice of Termination of Collaboration and/or Delegated Authority (Physician Assistant)

COLLABORATING PHYSICIAN: If you are no longer collaborating with a physician assistant or if you have terminated delegated prescriptive authority for a physician assistant, you must submit a NOTICE OF TERMINATION OF COLLABORATION AND/OR DELEGATED AUTHORITY (PHYSICIAN ASSISTANT) to the Department within 10 days of termination.

Completed forms may be Emailed to: **FPR.MedicalUnit@illinois.gov**; Faxed to 217-524-2169; or Mailed to: IDFPR – Division of Professional Regulation, 320 West Washington Street, 3rd Floor, Springfield, IL 62786.

All forms must be typed or legibility printed in black ink. Forms are periodically updated. Visit the IDFPR Web site at www.idfpr.gov to ensure you are using the current forms. Please allow 4-6 weeks for processing of new applications and changes in collaboration and/or delegation.

and changes in collaboration and/or delegation.				
PHYSICIAN ASSISTANT INFORMATION				
1. NAME OF PHYSICIAN ASSISTANT	2. ILLINOIS LICENSE NUMBERS			
	085 385			
3. HOME/CELL NUMBER FOR PHYSICIAN ASSISTANT	4. PERSONAL EMAIL FOR PHYSICIAN ASSISTANT			
_()				
Signature				
COLLABORATING PH	IYSICIAN INFORMATION			
1. PHYSICIAN NAME	2. ILLINOIS LICENSE NUMBERS			
	036			
3. ILLINOIS PRACTICE ADDRESS (Street, City, State, Zip Code)	4. ILLINOIS PHONE NUMBER OF PRACTICE (Include Area Code)			
	()			
	5. ILLINOIS MEDICAL STAFF/CREDENTIALING OR PHYSICIAN			
	Fax: ()			
	Email:			
Date Collaboration Agreement and Delegated Prescriptive Au	thority was Terminated:			
Signature of Collaborating Physician:				
	TING DELEGATED PRESCRIPTIVE AUTHORITY BUT WILL			
	VITH THE PHYSICIAN ASSISTANT NAMED ABOVE			
1. PHYSICIAN NAME	2. ILLINOIS LICENSE NUMBERS			
	036			
3. ILLINOIS PRACTICE ADDRESS (Street, City, State, Zip Code)	4. ILLINOIS PHONE NUMBER OF PRACTICE (Include Area Code)			
	()			
	5. ILLINOIS MEDICAL STAFF/CREDENTIALING OR PHYSICIAN			
	Fax: ()			
	Email:			
Date Delegated Prescriptive Authority was Terminated:				
	Month - Day - Year			
Signature of Collaborating Physician:	Date Signed			