

State Telemedicine Gaps Analysis

Physician Practice Standards & Licensure

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September 2014



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Table of Contents

Executive Summary	1
Purpose	
Overview	
Assessment Methods	
Scoring	5
Limitations	5
Indicators	6
Physician Practice Standards	6
Physician-patient Encounter	6
Telepresenter	
Informed Consent	8
Licensure	8
Licensure and Out-of-State Practice	8
Internet Prescribing	9
State Report Card	10
Alabama	11
Alaska	12
Arizona	13
Arkansas	14
California	15
Colorado	16
Connecticut	17
Delaware	18
District of Columbia	19
Florida	
Georgia	21
Hawaii	22
Idaho	23
Illinois	
Indiana	25

Iowa	26
Kansas	27
Kentucky	28
Louisiana	29
Maine	30
Maryland	31
Massachusetts	32
Michigan	33
Minnesota	34
Mississippi	35
Missouri	36
Montana	37
Nebraska	38
Nevada	39
New Hampshire	40
New Jersey	41
New Mexico	42
New York	43
North Carolina	44
North Dakota	45
Ohio	46
Oklahoma	47
Oregon	
Pennsylvania	49
Rhode Island	50
South Carolina	51
South Dakota	52
Tennessee	53
Texas	
Utah	55
Vermont	56

Virginia	57
Washington	58
West Virginia	59
Wisconsin	60
Wyoming	61
Appendix	62
State Ratings – Map: Physician-Patient Encounter via Telemedicine	63
State Ratings – Map: Telepresenter Requirements	64
State Ratings – Map: Informed Consent Requirements	65
State Ratings – Map: Licensure and Out-of-State Practice	66
Matrix: Physician Practice Standards	67
Matrix: Physician-to-Physician Consultations	73
Matrix: Licensure	81
Matrix: Internet Prescribing	82
References	84

50 State Telemedicine Gaps Analysis – Physician Practice Standards & Licensure

Executive Summary

Professional licensure portability and practice standards for providers using telemedicine are some of the biggest challenges for health care providers considering telemedicine adoption. Providers often encounter a patchwork of conflicting and disparate requirements for insurance claims and practice standards that prohibit them from fully taking advantage of telemedicine.

The American Telemedicine Association (ATA) has captured the complex policy landscape of 50 states with 50 different telemedicine policies, and translated this information into an easy to use format. This report extracts and compares physician practice standards for telemedicine for every state in the U.S. ultimately assigning a grade which indicates existing policy barriers that inhibit the use of telemedicine that would enable patient and provider choice to quality health care services.

Our analysis indicates that decades of evidence-based research highlighting positive patient compliance, clinical outcomes and increasing telemedicine utilization have been met with a mix of strides and stagnation in state-based policy. When comparing the numerous state laws and differing medical board standards regarding telemedicine, twenty-three states and D.C. averaged the highest "composite grade" suggesting a supportive policy landscape that accommodates telemedicine adoption and usage. Twenty-seven states fall in the middle with room for improvement. Only one state averaged the lowest composite score suggesting many barriers for telemedicine advancement (Figure 1 and Table 1).

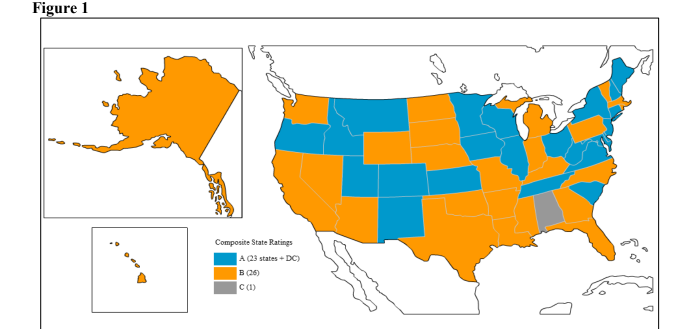


Table 1

State	Composite Grades	Physician-patient Encounter	Telepresenter	Informed Consent	Licensure & Out- of-State Practice
AL	С	F	В	F	В
AK	В	A A	С	A	С
AZ	В	В	A	B	C
AR	В	F	A	A	C
CA	В	В	A	C	C
CO	A	A	A	A	C
CT	A	A	A	A	C
DC	A	A	A	A	В
DE	A	A	A	A	С
FL	B	B	A	A	C
GA	В	С			C
HI	В	В	A C	A	C
				A	
ID	A	A	A	A	C
IL	A	A	A	A	C
IN	A	В	A	F	С
IA	В	A	A	A	С
KS	A	A	A	A	С
KY	В	A	A	В	С
LA	В	В	С	В	В
ME	A	A	A	A	С
MD	A	В	A	A	В
MA	В	A	A	A	F
MI	В	A	A	A	F
MN	A	A	A	A	В
MS	В	В	A	В	С
MO	В	F	A	A	C
MT	A	A	A	A	В
NE	В	F	A	A	С
NV	В	В	A	В	В
NH	A	A	A	A	C
NJ	A	A	A	A	C
NM	A	A	A	A	В
NY	A	В	A	A	В
NC	В	В	A	A	С
ND	В	A	A	A	F

State	Composite Grades	Physician-patient Encounter	Telepresenter	Informed Consent	Licensure & Out- of-State Practice
ОН	A	В	A	A	В
OK	В	В	A	F	С
OR	A	A	A	A	В
PA	В	A	A	A	F
RI	В	В	A	A	С
SC	A	A	A	A	С
SD	В	A	A	A	F
TN	A	A	A	A	В
TX	В	F	В	В	В
UT	A	A	A	A	С
VT	В	В	A	В	С
VA	A	A	A	A	В
WA	В	В	A	F	С
WV	A	A	A	A	С
WI	A	A	A	A	С
WY	В	В	A	A	С

When broken down using the four indicators, the state-by-state comparisons reveal even greater disparity.

- Regarding <u>physician-patient encounters</u>, twenty-seven states and D.C. rank the highest, while Alabama, Arkansas, Missouri, Nebraska and Texas are ranked the lowest with failing scores mainly because they do not allow telemedicine in lieu of an initial in-person exam or to establish a physician-patient relationship in most cases (Figure 2).
- Regarding <u>telepresenter requirements</u>, Alaska, Hawaii, and Louisiana are ranked the lowest with failing scores (Figure 3). Although most of the country does not require patient informed consent before a telemedicine encounter, twelve states require physicians to obtain patient informed consent (Figure 4).

According to our scale, no state achieved a top score (A) for their licensure policies. This means that every state imposes a policy that makes practicing medicine across state lines difficult regardless of whether or not telemedicine is used.

Purpose

A frequently asked question among people interested in telemedicine is "How does my state compare?" To answer that question for two key areas, reimbursement and medical practice rules, ATA has developed an easy-to-use, state-by-state report for each area.

This report on medical practice rules is especially timely with several licensing boards reviewing the emerging and evolving telemedicine practices and telemedicine use within their state.

This report helps answer the basic questions:

- "How does my state's telemedicine policies compare to others?"
- "Which states offer the best policies for physicians using telemedicine?"
- "Which states impose barriers to telemedicine access for patients and providers?"

It is important to note that this report is not a "how-to guide" for becoming a telemedicine provider. This is a reference tool aimed to inform future policy decision making and serve as a reference for interested parties. The results presented in this document are based on information collected from state statutes, regulations, medical board statements, and other federal and state policy resources. However, the report does not assess unwritten medical board policies. It is ATA's best effort to interpret and understand each state's policies. Your own legal counsel should be consulted as appropriate.

Overview

Health care providers have seen a considerable amount of state policy activity to improve coverage and reimbursement of telemedicine-provided services by various payors. However, despite improvements to address the payment challenges, health care providers are encountering conflicting and sometimes confusing policies from their own colleagues.

Over the past year, 15 states have considered proposals, with varied results, to revise health professional standards and licensure requirements when using telemedicine. Some states are creating new laws that impact access to care via telemedicine, while others are amending existing policies with greater implications.

More notably a few state medical boards are adopting practice standards with higher specifications for telemedicine than in-person care. Specifically, these boards have considered legal guidelines requiring an initial examination be conducted in-person and a physician-patient relationship be established in-person. Boards have also considered other telemedicine barriers including requirements for a telepresenter, in-person follow up exam, and patient informed consent. These decisions leave telemedicine providers no choice but to navigate the medical practice laws in their state or risk punitive action by their board.

Licensure portability, the ability for health care providers to practice out-of-state using one license, is a contentious issue for health care providers whether services are deployed via telemedicine or not. Most states require that a physician is licensed in the state where their patient is located. However, these state-by-state approaches prevent people from receiving critical, often life-saving medical services that may be available to their neighbors living just across the state line. They also create economic trade barriers, restricting access to medical services and artificially protecting markets from competition.

Assessment Methods

Scoring

This report evaluates telemedicine policies in each state based on two categories:

- Physician practice standards
- Licensure.

These categories were measured using 4 indicators. The indicators were chosen based on the most recent and generally accessible information assembled and published by state public entities. Using this information, we took qualitative characteristics based on standards for the physician-patient encounter and licensure requirements and assigned those quantitative values. States were given a certain number of points for each indicator depending on its effectiveness. The points were then used to rank and compare each state by indicator. We used a four-graded system to rank and compare each state. This is based off of the scores given to each state by indicator.

Each indicator was given a maximum number of points ranging from 1 to 9. The aggregate score for each indicator was ranked on a scale of A through F based on the maximum number of points.

The report also includes a category to capture the existence of a state policy or statement on internet prescribing in each state. We have included a matrix with hyperlinks to the policy or board statement language highlighting the position on internet prescribing.

Limitations

Physician licensure and medical practice policies vary in each state. Although groups such as the Federation of State Medical Boards (FSMB) offer a uniform application for physician state licensure and guideline recommendations on practice standards, each state medical board has their own unique requirements and process for authorizing and permitting medical practice standards.

We analyzed statutes, regulations, and medical board statements/positions regarding the clinical permissibility of telemedicine. As such, the information in this report is a snapshot of information gathered through August 2014. This report does not assess unwritten medical board policies. The analysis and scores are reflective of the written medical policies regarding telemedicine.

Indicators

Physician Practice Standards

A. Physician-patient Encounter

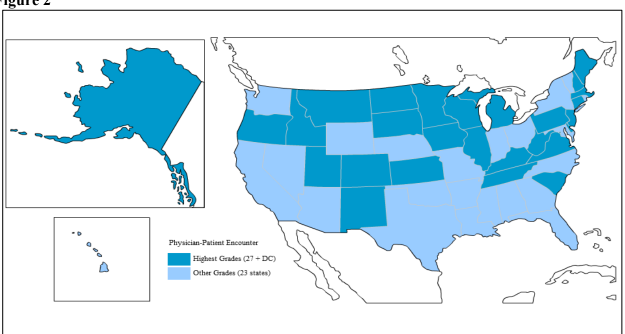
Telemedicine is the use of telecommunications to facilitate health care delivery. As such, telemedicine is seen as a tool to augment, and not replace, the clinical practice, judgment, and expertise of a health care provider.

Each state was assessed based on policies pertaining to the use of telemedicine before, during, and after a patient encounter. Some states institute more stringent standards for physicians when using telemedicine, and may require an in-person visit in addition to any clinical examination performed via telemedicine. Unlike similar policies related to conditions of payment, these policies affect a provider's licensure status and permissibility to practice medicine.

We measured components of state policies that permit or obstruct the professional use of telemedicine before, during, or after the physician-patient encounter.

Scale – Physician-patient		
Encounter		
Α	9 points	
В	7-8 points	
С	5-6 points	
F	≤4 point	





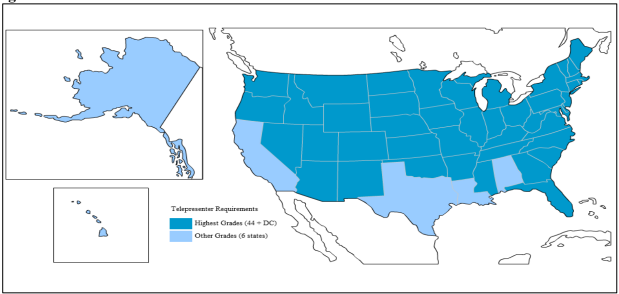
Twenty-seven states and DC rank the highest, while Alabama, Arkansas, Missouri, Nebraska and Texas are ranked the lowest with failing (F) scores mainly because they do not allow telemedicine in lieu of an initial in-person exam or to establish a physician-patient relationship in most cases (Figure 2). Alabama and Texas Medical boards find telemedicine acceptable in this case only when the patient is at an established medical site. Alabama, Georgia, and Texas are the only states that require an in-person follow-up after a telemedicine encounter.

B. Telepresenter

For this report, we measured components of state Medical board policies and private insurance parity laws that apply more stringent requirements for telemedicine as opposed to in-person services. States were evaluated based on requirements for a telepresenter or health care provider on the premises during a telemedicine encounter.

Sca	Scale – Telepresenter		
A	3 points		
В	2 points		
C	1 point		
F	0 points		





Alabama, California, and Texas only require a health care provider to be on the premises and not physically with the patient during a telemedicine encounter. Alaska, Hawaii, and Louisiana are ranked the lowest with failing (F) scores (Figure 3).

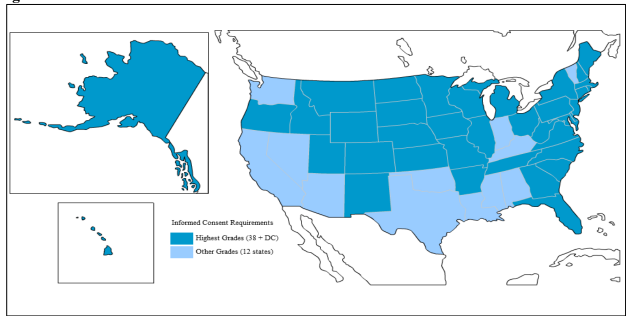
C. Informed Consent

We measured components of state Medical board and private insurance parity policies that apply more stringent requirements for telemedicine as opposed to in-person services. States were evaluated based on requirements for written or verbal informed consent, or unspecified methods of informed consent before a telemedicine encounter can be performed.

Scale – Informed Consent		
Α	4 points	
В	3 points	
С	2 points	
F	≤ 1 point	

Most of the country does not require patient informed consent before a telemedicine encounter (Figure 4). California is the only state that explicitly requires verbal informed consent. Twelve states have informed consent requirements with Alabama, Indiana, Oklahoma, and Washington requiring written acknowledgement from the patient. Rhode Island's medical board requires informed consent when using e-mails and text based communications.





Licensure

D. Licensure and Out-of-State Practice

Licensure portability is an often debated topic. "Where should a health care provider be licensed"? "Which states allow health care providers to consult with one another across state

lines"? "Which states inhibit patient choice by limiting the types of providers that can treat them"?

As the use of telecommunication to complement health care service delivery becomes readily available, some states have responded with policies that accommodate patient choice, peer consultation, and health provider shortages. For this report, we measured components of state Medical board licensure requirements for out-of-state telemedicine providers including reciprocity for bordering states, physician-to-physician (P2P) consultation exemptions, and conditional/telemedicine licenses.

Scale – Licensure and Out-of- State Practice		
Α	9 points	
В	6-8 points	
С	3-5 points	
F	≤2 points	

According to our scale, no state achieved a top score (A) for this indicator. This means that every state imposes a policy that makes practicing medicine across state lines difficult regardless of whether or not telemedicine is used. Massachusetts, Michigan, North Dakota, Pennsylvania, and South Dakota are the only states that do not allow some type of licensure exemption for physician-to-physician out-of-state consultation. Further, D.C., Maryland, New York, and Virginia, are the only states that allow licensure reciprocity from bordering states.

Alabama, Louisiana, Minnesota, Montana, Nevada, New Mexico, Ohio, Oregon, Tennessee, and Texas are the only states that extend a conditional or telemedicine license to out-of-state physicians.

Internet Prescribing

This report also includes a category to capture the existence of a policy or Medical board statement on internet prescribing in each state. We have included a matrix with hyperlinks to the policy or board statement language highlighting the position on internet prescribing.

State Report Cards

Telemedicine in Alabama



PHYSICIAN PRACTICE STANDARDS & LICENSUI		
Physician-patient encounter	F	• Last policy revision: January 2014.
Telepresenter	В	Board may exempt requirements to the
Informed Consent	F	prescribed if request is submitted in
Licensure & Out-of-State	В	writing.
Practice		Separate rules for telemedicine
POLICY OR STATEMENT ON INTERNET PRESCRIBING:		 Separate rules for telemedicine in provided at a medical site vs nonmedical site. Allows telemedicine in lieu of an inperson examination and to establish the patient-physician relationship. Telepresenter on premises required for new conditions with the exception of mental health services. Written patient informed consent required for telemedicine and use of "interactive electronic text messaging system" to communicate with the patient. Qualifying out-of-state physician has the option of applying for a full license or a special purpose license to practice in AL.
		• Allows P2P exemption.

Telemedicine in Alaska



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	A	• Last policy revision: August 2014.
Telepresenter	С	Requirements for telemedicine are on
Informed Consent	Α	par with requirements for in-person
Licensure & Out-of-State	С	services, not including prescribing.
Practice		• Requires full license and allows P2P
POLICY OR	/	exemption.
STATEMENT ON		• In 2014, HB 281 was enacted which
INTERNET		would allow internet prescribing
PRESCRIBING:		without physical exam in certain cases. ¹

Telemedicine in Arizona



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	В	• Last policy revision: April 2014.
Telepresenter	A	• Allows telemedicine in lieu of an in-
Informed Consent	В	person examination and to establish the
Licensure & Out-of-State	С	patient-physician relationship.
Practice		Requires written or verbal patient
POLICY OR	/	informed consent with some
STATEMENT ON		exceptions.
INTERNET		• Requires full license and allows P2P
PRESCRIBING:		exemption.
		• 2014 law enacted that codifies the
		allowance of telemedicine to be used in
		lieu of a physical exam and to establish
		the patient-physician relationship for
		the purposes of internet prescribing. ²

Telemedicine in Arkansas



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	F	• Last policy revision: April 2014.
Telepresenter	Α	• Requires in-person exam and an in-
Informed Consent	Α	person visit to establish physician-
Licensure & Out-of-State	С	patient relationship before telemedicine
Practice		encounter.
POLICY OR	/	Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		
PRESCRIBING:		

Telemedicine in California



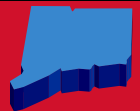
PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter Telepresenter Informed Consent Licensure & Out-of-State Practice POLICY OR STATEMENT ON INTERNET PRESCRIBING:	B B C C	 Last policy revision: January 2012. Allows telemedicine to establish the patient-physician relationship. Requires verbal patient informed consent to be obtained by telepresenter at the originating site. In 2014, AB 2484 introduced to allow written informed consent.³ Requires full license and allows P2P
		exemption.

Telemedicine in Colorado



PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
STANDARDS & LICENSUL	NE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	Α	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	• Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		
PRESCRIBING:		

Telemedicine in Connecticut



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	Α	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR		• Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		
PRESCRIBING:		

Telemedicine in Delaware



PHYSICIAN PRACTICE						
STANDARDS & LICENSURE:						
Physician-patient encounter	A					
Telepresenter	A					
Informed Consent A						
Licensure & Out-of-State	С					
Practice						
POLICY OR 🗸						
STATEMENT ON						
INTERNET						
DDESCDIDING.						

- Requirements for telemedicine are on par with requirements for in-person services, not including prescribing. No unique practice standard requirements for telemedicine.
- Requires full license and allows P2P exemption.

Telemedicine in D.C.



PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter	Α	Requirements for telemedicine are on
Telepresenter	Α	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	В	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	• Requires full license, and allows P2P
STATEMENT ON		exemption.
INTERNET		Extends licensure reciprocity to
PRESCRIBING:		bordering states.

Telemedicine in Florida



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	В	• Last policy revision: June 2014.
Telepresenter	Α	Allows telemedicine to establish the
Informed Consent	Α	patient-physician relationship.
Licensure & Out-of-State	С	 Rules do not apply to emergency
Practice		medical conditions or emergency
POLICY OR	/	medical services provided by
STATEMENT ON		emergency physicians, emergency
INTERNET		medical technicians, paramedics, and
PRESCRIBING:		emergency dispatchers.
		• Phone, e-mail, text messages, and fax
		do not constitute telemedicine.
		Requires full license and allows P2P
		exemption.
		1

Telemedicine in Georgia



PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter Telepresenter Informed Consent Licensure & Out-of-State	C A A C	 Last policy revision: April 2014. Allows telemedicine in lieu of an inperson examination in certain instances. Requires an in-person follow-up
Practice POLICY OR STATEMENT ON INTERNET PRESCRIBING:	~	 annually. Medical records must be kept by distant site and referring providers. Rule does not apply to telephonic consultations in an established physician-patient relationship. Requires full license and allows P2P exemption.

Telemedicine in Hawaii



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	В	• Last policy revision: June 2014.
Telepresenter	С	Allows telemedicine in lieu of an in-
Informed Consent	A	person examination and to establish the
Licensure & Out-of-State	С	patient-physician relationship.
Practice		Private insurance parity law requires a
POLICY OR	/	telepresenter except for cases involving
STATEMENT ON		behavioral health services. ⁴
INTERNET		Requires full license and allows P2P
PRESCRIBING:		exemption.
		-

Telemedicine in Idaho



PHYSICIAN PRACTICE		
STANDARDS & LICENSUL	KE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	A	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	• In 2014, legislature passed HCR 46 to
STATEMENT ON		develop a council to create state
INTERNET		telemedicine standards. ⁵
PRESCRIBING:		Requires full license and allows P2P
		exemption.

Telemedicine in Illinois



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	Α	Last policy revision: January 1998.
Telepresenter	A	Requirements for telemedicine are on
Informed Consent	Α	par with requirements for in-person
Licensure & Out-of-State	С	services, not including prescribing. No
Practice		unique practice standard requirements
POLICY OR		for telemedicine.
STATEMENT ON		• Requires full license and allows P2P
INTERNET		exemption.
PRESCRIBING:		Telemedicine rules scheduled to be
		repealed on December 31, 2014.

Telemedicine in Indiana



		• • • • • • • • • • • • • • • • • • • •
PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter Telepresenter Informed Consent Licensure & Out-of-State Practice	B A F C	 Last policy revision: March 2014. Allows telemedicine in lieu of an inperson examination. In 2014, HB 1258 was enacted to develop a pilot program that allows
POLICY OR STATEMENT ON INTERNET PRESCRIBING:	~	telemedicine in lieu of an in-person physician-patient relationship. ⁶ • Requires written patient informed consent. • Requires full license and allows P2P exemption.

Telemedicine in lowa



	110	
PHYSICIAN PRACTICE		
STANDARDS & LICENSURE:		
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	• Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		
PRESCRIBING:		

Telemedicine in Kansas

PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	Α	• Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		
PRESCRIBING:		

Telemedicine in Kentucky



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:		
Physician-patient encounter	Α	• Last policy revision: July 2002.	
Telepresenter	Α	Requirements for telemedicine are on	
Informed Consent	В	par with requirements for in-person	
Licensure & Out-of-State	С	services, not including prescribing.	
Practice		Requires unspecified method of	
POLICY OR	/	obtaining patient's informed consent.	
STATEMENT ON		Requires full license and allows P2P	
INTERNET		exemption.	
PRESCRIBING:		1	

Telemedicine in Louisiana



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	В	• Last policy revision: December 2013.
Telepresenter	С	Online, electronic or written mail
Informed Consent	В	message, or telephonic evaluation does
Licensure & Out-of-State	В	not constitute telemedicine.
Practice		• Allows telemedicine in lieu of an in-
POLICY OR STATEMENT ON INTERNET PRESCRIBING:		 person examination and to establish the patient-physician relationship. Telepresenter required at all times. Requires unspecified method of obtaining patient's informed consent. No physician may use telemedicine to treat non-cancer related chronic pain/intractable pain, obesity, or prescribe/dispense/administer amphetamines or narcotics unless board certified (with some exceptions). Qualifying out-of-state physician has the option of applying for a full license or a telemedicine permit to practice in LA. In 2014, HB 1280 was enacted to amend telemedicine practice guidelines for physicians.⁷

Telemedicine in Maine



		v .
PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter	Α	• Last policy revision: December 2008.
Telepresenter	Α	• Requirements for telemedicine are on
Informed Consent	Α	par with requirements for in-person
Licensure & Out-of-State	С	services, not including prescribing. No
Practice		unique practice standard requirements
POLICY OR	/	for telemedicine.
STATEMENT ON		• Requires full license and allows P2P
INTERNET		exemption.
PRESCRIBING:		1

Telemedicine in Maryland



PHYSICIAN PRACTICE		
STANDARDS & LICENSURE:		
Physician-patient encounter	В	• Last policy revision: December 2013.
Telepresenter	Α	• Allows telemedicine in lieu of an in-
Informed Consent	Α	person examination and to establish the
Licensure & Out-of-State	В	patient-physician relationship.
Practice		• Requires full license and allows P2P
POLICY OR	/	exemption.
STATEMENT ON		Extends licensure reciprocity to
INTERNET		bordering states.
PRESCRIBING:		

Telemedicine in Massachusetts



Massac	<i>/</i> 1 1 G	\mathbf{C}	
PHYSICIAN PRACTICE			
STANDARDS & LICENSUI	RE:		
Physician-patient encounter	A	•	Requirements for telemedicine are on
Telepresenter	A		par with requirements for in-person
Informed Consent	A		services, not including prescribing. No
Licensure & Out-of-State	F		unique practice standard requirements
Practice			for telemedicine.
POLICY OR	/	•	Does not allow licensure exemption for
STATEMENT ON			physician-to-physician out-of-state
INTERNET			consultation.
PRESCRIBING:			

Telemedicine in Michigan



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	Α	Requirements for telemedicine are on
Telepresenter	Α	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	F	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	Does not allow licensure exemption for
STATEMENT ON		physician-to-physician out-of-state
INTERNET		consultation.
PRESCRIBING:		

Telemedicine in Minnesota



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	Α	Requirements for telemedicine are on
Telepresenter	Α	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	В	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	• Qualifying out-of-state physician has
STATEMENT ON		the option of applying for a full license
INTERNET		or a telemedicine permit to practice in
PRESCRIBING:		MN.

Telemedicine in Mississippi



PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
	B A B C	 Last policy revision: May 2010. Allows telemedicine in lieu of an inperson examination and to establish the patient-physician relationship. MS Medical Board requires unspecified method of obtaining patient's informed consent. Requires full license and allows P2P exemption. In 2010, MS withdrew a regulatory proposal to revise physician practice standards. 2014 legislation was enacted that would authorize the Board of Health to develop rules for
		telemedicine. ⁸

Telemedicine in Missouri



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:		
Physician-patient encounter	F	•	Last policy r
Telepresenter	A	•	Requires in-
Informed Consent	A		person visit
Licensure & Out-of-State	C		patient relati
Practice		•	Requires ful
POLICY OR	>		exemption.
STATEMENT ON			_
INTERNET			
PRESCRIBING:			

- Last policy revision: August 2013.
- Requires in-person exam and an inperson visit to establish physicianpatient relationship.
- Requires full license and allows P2P exemption.

Telemedicine in Montana



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	Α	Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	В	unique practice standard requirements
Practice		for telemedicine.
POLICY OR		Qualifying out-of-state physician has
STATEMENT ON		the option of applying for a full license
INTERNET		or a telemedicine permit to practice in
PRESCRIBING:		MT.

Telemedicine in Nebraska



PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter	F	• Last policy revision: December 2013.
Telepresenter	Α	• Requires in-person exam and an in-
Informed Consent	Α	person visit to establish physician-
Licensure & Out-of-State	С	patient relationship.
Practice		• Requires full license and allows P2P
POLICY OR	/	exemption.
STATEMENT ON		
INTERNET		
PRESCRIBING:		

Telemedicine in Nevada



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	В	• Last policy revision: 2013.
Telepresenter	A	• Allows telemedicine in lieu of an in-
Informed Consent	В	person examination and to establish the
Licensure & Out-of-State	В	patient-physician relationship.
Practice		Requires unspecified method of
POLICY OR	/	obtaining patient's informed consent.
STATEMENT ON		Qualifying out-of-state physician has
INTERNET		the option of applying for a full license
PRESCRIBING:		or a telemedicine permit to practice in
		NV.

Telemedicine in New Hampshire



PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	Α	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		
PRESCRIBING:		

Telemedicine in New Jersey



		V
PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	A	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		
PRESCRIBING:		

Telemedicine in New Mexico

PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	A	services, not including prescribing. No
Licensure & Out-of-State	В	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	• Qualifying out-of-state physician has
STATEMENT ON		the option of applying for a full license
INTERNET		or a telemedicine permit to practice in
PRESCRIBING:		NM.

Telemedicine in New York



PHYSICIAN PRACTICE			
STANDARDS & LICENSUI	KE:		
Physician-patient encounter	В	•	Last policy revision: January 2009.
Telepresenter	A	•	Allows telemedicine to establish the
Informed Consent	Α		patient-physician relationship.
Licensure & Out-of-State	В	•	Requires full license and allows P2P
Practice			exemption.
POLICY OR		•	Extends licensure reciprocity to
STATEMENT ON			bordering tri-states.
INTERNET			
PRESCRIBING:			

Telemedicine in North Carolina



PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter	В	Allows telemedicine in lieu of an in-
Telepresenter	A	person examination.
Informed Consent	A	• Requires full license and allows P2P
Licensure & Out-of-State	С	exemption.
Practice		
POLICY OR	/	
STATEMENT ON		
INTERNET		
PRESCRIBING:		

Telemedicine in North Dakota



PHYSICIAN PRACTICE STANDARDS & LICENSURE:				
Physician-patient encounter	Α	Requirements for telemedicine are on		
Telepresenter	Α	par with requirements for in-person		
Informed Consent	Α	services, not including prescribing. No		
Licensure & Out-of-State	F	unique practice standard requirements		
Practice		for telemedicine.		
POLICY OR	/	Does not allow licensure exemption for		
STATEMENT ON		physician-to-physician out-of-state		
INTERNET		consultation.		
PRESCRIBING:				

Telemedicine in Ohio



PHYSICIAN PRACTICE		
STANDARDS & LICENSURE:		
Physician-patient encounter	В	Allows telemedicine in lieu of an in-
Telepresenter	A	person examination.
Informed Consent	Α	• Qualifying out-of-state physician has
Licensure & Out-of-State	В	the option of applying for a full license
Practice		or a telemedicine permit to practice in
POLICY OR	/	OH.
STATEMENT ON		OH Medical Board considering policy
INTERNET		revision.
PRESCRIBING:		

Telemedicine in Oklahoma



PHYSICIAN PRACTICE		
STANDARDS & LICENSURE:		
Physician-patient encounter	В	Last policy revision: 2014.
Telepresenter	A	• Allows telemedicine in lieu of an in-
Informed Consent	F	person examination and to establish the
Licensure & Out-of-State	С	patient-physician relationship.
Practice		Requires written patient informed
POLICY OR	/	consent.
STATEMENT ON		• Requires full license and allows P2P
INTERNET		exemption.
PRESCRIBING:		1

Telemedicine in Oregon



PHYSICIAN PRACTICE		
STANDARDS & LICENSURE:		
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	Α	par with requirements for in-person
Informed Consent	Α	services, not including prescribing. No
Licensure & Out-of-State	В	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	Qualifying out-of-state physician has
STATEMENT ON		the option of applying for a full license
INTERNET		or a telemedicine permit to practice in
PRESCRIBING:		OR.

Telemedicine in Pennsylvania



1 offitoy traina				
PHYSICIAN PRACTICE				
STANDARDS & LICENSURE:				
Physician-patient encounter	A	Requirements for telemedicine are on		
Telepresenter	Α	par with requirements for in-person		
Informed Consent	Α	services, not including prescribing. No		
Licensure & Out-of-State	F	unique practice standard requirements		
Practice		for telemedicine.		
POLICY OR		Does not allow licensure exemption for		
STATEMENT ON		physician-to-physician out-of-state		
INTERNET		consultation.		
PRESCRIBING:				

Telemedicine in Rhode Island



PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter	В	• Last policy revision: June 2014.
Telepresenter	Α	Allows telemedicine to establish the
Informed Consent	Α	patient-physician relationship.
Licensure & Out-of-State	С	• Requires full license and allows P2P
Practice		exemption.
POLICY OR	/	
STATEMENT ON		
INTERNET		
PRESCRIBING:		

Telemedicine in South Carolina



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	A	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		-
PRESCRIBING:		

Telemedicine in South Dakota



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	Α	par with requirements for in-person
Informed Consent	A	services, not including prescribing. No
Licensure & Out-of-State	F	unique practice standard requirements
Practice		for telemedicine.
POLICY OR		Does not allow licensure exemption for
STATEMENT ON		physician-to-physician out-of-state
INTERNET		consultation.
PRESCRIBING:		

Telemedicine in Tennessee



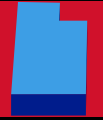
PHYSICIAN PRACTICE STANDARDS & LICENSURE:			
Physician-patient encounter	Α	Requirements for telemedicine are on	
Telepresenter	Α	par with requirements for in-person	
Informed Consent	Α	services, not including prescribing. No	
Licensure & Out-of-State	В	unique practice standard requirements	
Practice		for telemedicine.	
POLICY OR	/	• Qualifying out-of-state physician has	
STATEMENT ON		the option of applying for a full license	
INTERNET		or a telemedicine permit to practice in	
PRESCRIBING:		TN.	
		Proposed medical board regulations are	
		under review.	

Telemedicine in Texas



PHYSICIAN PRACTICE STANDARDS & LICENSURE:		
Physician-patient encounter Telepresenter Informed Consent Licensure & Out-of-State Practice POLICY OR STATEMENT ON INTERNET PRESCRIBING:	F B B B	 Last policy revision: October 2010. Allows telemedicine in lieu of an inperson examination and to establish the patient-physician relationship only when patient is located at established medical site. Requires an in-person follow-up at least once a year. Telepresenter on premises required for new conditions with the exception of mental health services. Requires written patient informed consent. Qualifying out-of-state physician has the option of applying for a full license or a telemedicine permit to practice in TX.

Telemedicine in Utah



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:		
Physician-patient encounter	A	•	Requirements
Telepresenter	A		par with requ
Informed Consent	A		services, not i
Licensure & Out-of-State	С		unique praction
Practice			for telemedic
POLICY OR	/	•	Requires full
STATEMENT ON			exemption.
INTERNET			
PRESCRIBING:			

- Requirements for telemedicine are on par with requirements for in-person services, not including prescribing. No unique practice standard requirements for telemedicine.
- Requires full license and allows P2P exemption.

Telemedicine in Vermont



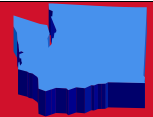
PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter Telepresenter	B A	Last policy revision: May 2012.Allows telemedicine in lieu of an in-
Informed Consent	В	person examination.
Licensure & Out-of-State Practice	С	 Requires informed consent for teledermatology and
POLICY OR STATEMENT ON	~	teleophthalmology.
INTERNET		• Requires full license and allows P2P exemption.
PRESCRIBING:		

Telemedicine in Virginia



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	A	services, not including prescribing. No
Licensure & Out-of-State	В	unique practice standard requirements
Practice		for telemedicine.
POLICY OR	/	• Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		Extends licensure reciprocity to
PRESCRIBING:		bordering states.

Telemedicine in Washington



PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	В	• Last policy revision: October 2002.
Telepresenter	A	• Allows telemedicine in lieu of an in-
Informed Consent	F	person examination and to establish the
Licensure & Out-of-State	С	patient-physician relationship.
Practice		Requires written patient informed
POLICY OR	/	consent.
STATEMENT ON		Requires full license and allows P2P
INTERNET		exemption.
PRESCRIBING:		 Proposed medical board regulations are
		under review.

Telemedicine in West Virginia



PHYSICIAN PRACTICE							
STANDARDS & LICENSUI	RE:						
Physician-patient encounter	Α	Requirements for telemedicine are on					
Telepresenter	Α	par with requirements for in-person					
Informed Consent	Α	services, not including prescribing. No					
Licensure & Out-of-State	С	unique practice standard requirements					
Practice		for telemedicine.					
POLICY OR	/	• Requires full license and allows P2P					
STATEMENT ON		exemption.					
INTERNET							
PRESCRIBING:							

Telemedicine in Wisconsin



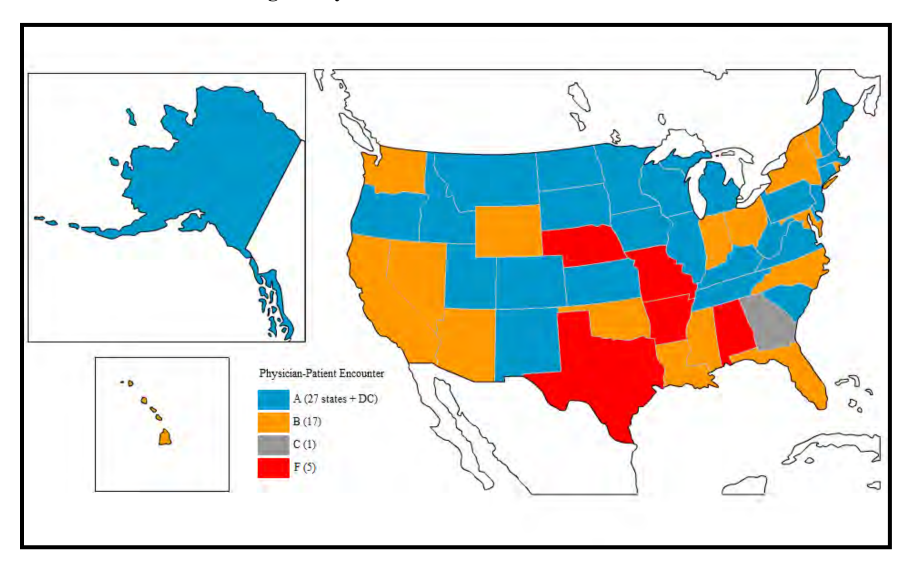
PHYSICIAN PRACTICE STANDARDS & LICENSUI	RE:	
Physician-patient encounter	A	Requirements for telemedicine are on
Telepresenter	A	par with requirements for in-person
Informed Consent	A	services, not including prescribing. No
Licensure & Out-of-State	С	unique practice standard requirements
Practice		for telemedicine.
POLICY OR		Requires full license and allows P2P
STATEMENT ON		exemption.
INTERNET		
PRESCRIBING:		

Telemedicine in Wyoming

PHYSICIAN PRACTICE		
STANDARDS & LICENSUI	RE:	
Physician-patient encounter	В	• Last policy revision: August 2009.
Telepresenter	Α	Allows telemedicine to establish the
Informed Consent	Α	patient-physician relationship.
Licensure & Out-of-State	C	• Requires full license and allows P2P
Practice		exemption.
POLICY OR	/	•
STATEMENT ON		
INTERNET		
PRESCRIBING:		

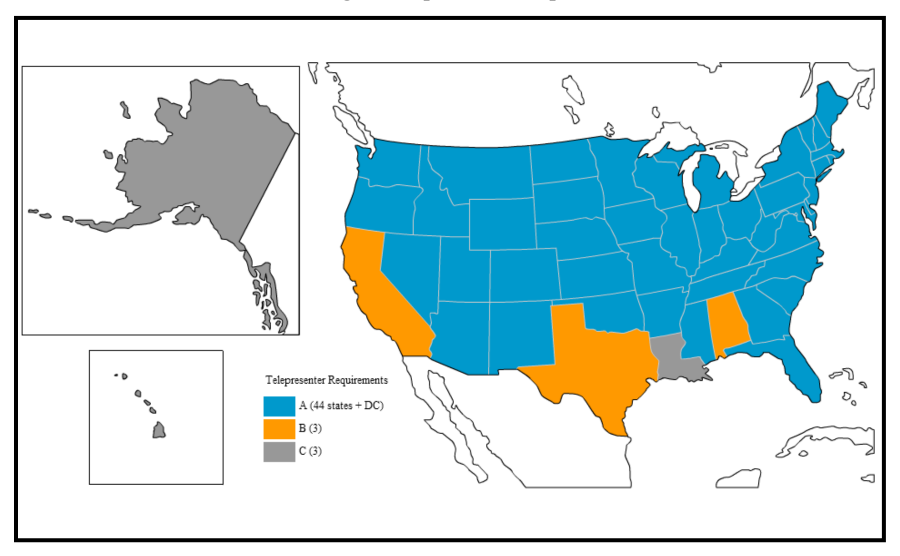
Appendix

State Ratings – Physician-Patient Encounter via Telemedicine



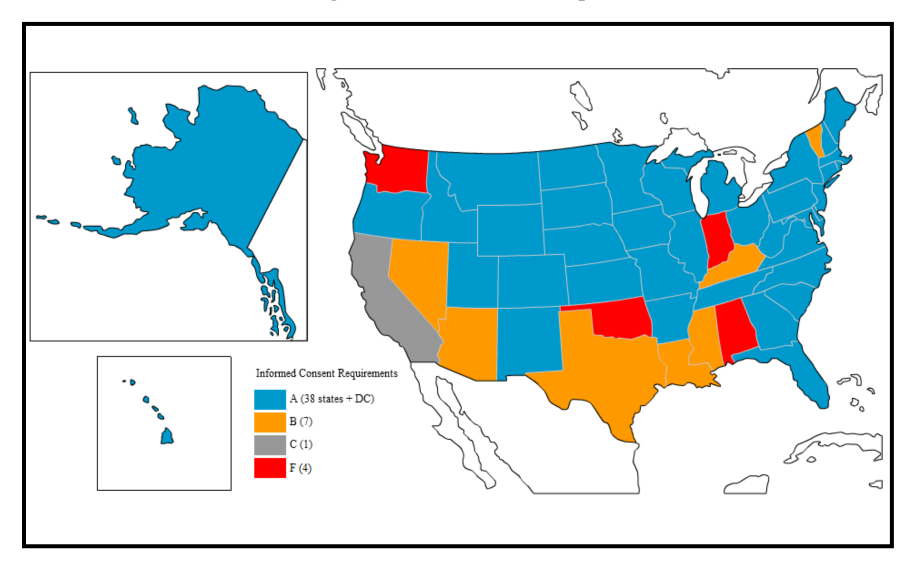
Page | 63 American Telemedicine Association 2014

State Ratings – Telepresenter Requirements



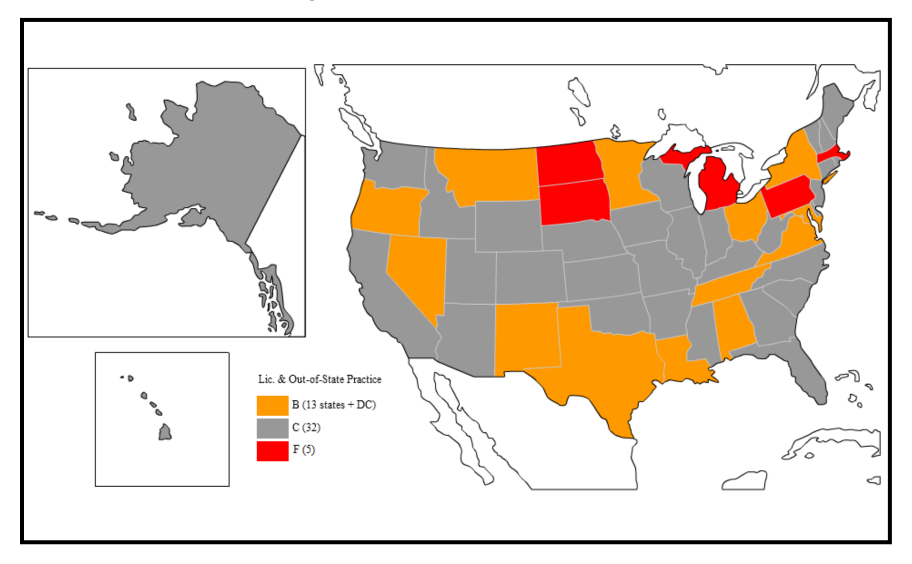
Page | 64 American Telemedicine Association 2014

State Ratings – Informed Consent Requirements



Page | 65 American Telemedicine Association 2014

State Ratings – Licensure and Out-of-State Practice



Page | 66 American Telemedicine Association 2014

Matrix - Physician State Practice Standards for Telemedicine (as of August 2014)												
	Requires In- person Physical		Allows Physical Examination/Re lationship to be established via	Requires Follow- up in-		<u>Telepresenter</u>		Process to appeal	Specifies telehealth/distant			
<u>State</u>	✓ - At a non- established medical site for previously diagnosed	Relationship	established medical site or through referral from another	person visit - At least once a year if telehealth conducted at non-established medical site, and within 72 hours for new conditions in established	Informed Consent	patient incapable of consenting		exemption from Rules	site provider ✓ - MD/DO, PA, CRNP,	No online or telephonic evaluations; Rules do not prohibit asynchronous telehealth for radiology,	<u>Notes</u>	State statutes/code/policy
Alabama	patient	<i>'</i>	provider	patients	✔ - Written		telecommunication technology	✓ - Written	Certified Nurse Midwife	pathology, and dermatology		Alabama Admin. Code r. 540-X-15
Alaska			<i>V</i>			✓						Alaska Admin. Code, tit. 12, § 40.967.
Arizona			V		 ✓ - Written or Oral with the following exceptions: 1. If the telemedicine interaction does not take place in the physical presence of the patient. 2. In an emergency situation in which the patient or the patient's health care decision maker is unable to give informed consent. 3. To the transmission of diagnostic images to a health care provider serving as a 		Telemedicine" means the practice of health care delivery, diagnosis, consultation and treatment and the transfer of medical data through interactive audio, video or data communications that occur in the physical presence of the patient, including audio or video communications sent to a health care provider for diagnostic or treatment consultation.				2014 law enacted that codifies the allowance of telemedicine to be used in lieu of a physical exam and to establish the patient-physician relationship for the purposes of internet prescribing.	Arizona Board Statement Position
Arkansas	~	~							The Arkansas State Medial Board defines a telemedicine physician as one who is physically located outside this state but who through the use of any medium, including an electronic medium, performs an act that is part of a patient care service initiated in this state, including the performance or interpretaion of an X-ray examination or the preparation of pathological material that would affect the diagnosis or treatment of the patient.			April 2014 Board Decision; Arkansas State Medical Board Regulation 2.8; Arkansas State Medical Board Physician Licensure Information Packet https://www.armedicalboard.org/Professi onals/pdf/MD_AppPack.pdf
												https://www.armedicalboard.org/Professionals/pdf/mpa.pdf

						N A a ±	Dhysisian Chata Duastica Chanda da	ion Tolomodicina /	o of August 204.4\			
						iviatrix -	Physician State Practice Standards	or reiemedicine (a	is of August 2014)			
			Allows Physical									
	B		Examination/Re	D								
	Requires In- person Physical	Requires Pre- existing	lationship to be established via	Requires Follow- up in-		<u>Telepresenter</u>		Process to appeal	Specifies telehealth/distant			
<u>State</u>	Exam	Relationship	<u>Telemedicine</u>	person visit	Informed Consent	Required	Definition if applicable	exemption from Rules	site provider	Technology Specified	Notes Notes	State statutes/code/policy
					✓ - Verbal with the							
					following exception:							
					shall not apply to a patient under the							
					jurisdiction of the							
					Department of							
					Corrections and							
					Rehabilitation or any							
					other correctional facility.	✓ - On site to						
					racinty.	obtain patient						Cal. Bus. & Prof. Code § 2242.1(a); Cal.
						informed						Bus. & Prof. Code § 4607; Cal. Bus. & Prof.
California	V	<i>V</i>	✓			consent						Code § 2290.5
							Telemedicine means the delivery of medical					
							services and any diagnosis, consultation, or					
							treatment using interactive audio, interactive					
Colorado		-	✓				video, or interactive data communication.					CRS § 12-36-106(1)(g); CRS § 12-36-102.5 No unique laws regulating practice of
												telemedicine. Standards are the same as
Connecticut			'									in-person care.
												No unique laws regulating practice of
Dolowaro			·									telemedicine. Standards are the same as
Delaware			•									in-person care. No specific reference for telehealth found
												in state policies, but board is developing
DC			'									one.
							"Telemedicine" means the practice of medicine					
							by a licensed Florida physician or physician					
							assistant where patient care, treatment or					
							services are provided through the use of medical			Decree of the little of the		
							information exchanged from one site to another via electronic communications. Telemedicine			Does not prohibit the transmission or review of		
							shall not include the provision of health care			digital images, pathology		
							services only through an audio only telephone,			specimens, test results or		
							email messages, text messages, facsimile			other medical data by		
Florida		_	·				transmission, U.S. Mail or other parcel service, or any combination thereof.		✓ - MD/DO and PA	physicians or other qualified health providers		Fla. Admin. Code. r. 64B8-9.0141; Fla. Admin. Code. r. 64B15-14.0081
FIOITUA			•				any combination thereor.		V - IVID/DO alid PA	nearth providers		https://www.flrules.org/gateway/RuleNo.
												asp?title=PRACTICE%20REQUIREMENTS&I
												D=64B15-14.0081
											Does not interfere with telephonic	
	/		·	/							follow-up or phone/internet	
Georgia			<i>V</i>	•							consultations with other providers	Ga. Comp. R. & Regs 360-307
							Telemedicine means the use of					
							telecommunications services, including real-time					
							video or web conferencing communication or secure web-based communication to establish a					
							physician-patient relationship, to evaluate a					
							patient, or to treat a patient. "Telehealth" as used					
							in chapters 431, 432, and 432D, includes					
Hawaii	<i>'</i>	<i>'</i>	✓			<i>'</i>	"telemedicine" as defined in this section.					Haw. Rev. Stat. § 453-1.3
												No unique laws regulating practice of telemedicine. Standards are the same as
Idaho			✓									in-person care.
	•	•			•				•	•	•	• •

						Matrix	- Physician State Practice Standards	for Telemedicine (a	os of August 2014)			
						IVIALIIX	- Physician State Practice Standards	or referrieurine (a	is of August 2014)			
			Allows Physical Examination/Re									
	Requires In-	Requires Pre-	lationship to be	<u>Requires</u>								
G I	person Physical	<u>existing</u>	established via	Follow- up in-	1.6	Telepresenter		Process to appeal	Specifies telehealth/distant		Notes	Control to to to the Po
<u>State</u>	<u>Exam</u>	<u>Relationship</u>	<u>Telemedicine</u>	<u>person</u> <u>visit</u>	Informed Consent	<u>Required</u>	<u>Definition if applicable</u>	exemption from Rules	site provider	Technology Specified	<u>Notes</u>	State statutes/code/policy
							Telemedicine means the performance of any of					
							the activities listed in Section 49, including but not					
							limited to rendering written or oral opinions					
							concerning diagnosis or treatment of a patient in Illinois by a person located outside the State of					
							Illinois as a result of transmission of individual					
							patient data by telephonic, electronic, or other					
							means of communication from within this State. "Telemedicine" does not include the following:					
							(1) periodic consultations between a person					
							licensed under this Act and a person outside the					
							State of Illinois;					
							(2) a second opinion provided to a person licensed under this Act; and					
							(3) diagnosis or treatment services provided					
							to a patient in Illinois following care or treatment					
							originally provided to the patient in the state in					
Illinois			V				which the provider is licensed to practice medicine.					225 ILCS 60/49.5
							practice location and requires a defined physician-					
							patient relationship.					
							(b) Internet medical practice sites must clearly					
							disclose the following: (1) The owner of the site.					
							(2) The specific services provided.					
							(3) The office address and contact information for					
							the medical practice. (4) Licensure and qualifications of the physician or					
							physicians and associated health care providers.					
							(5) Fees for on-line consultation and services and					
							how payment is to be made.					
							(6) Financial interests in any information, products, or services.					
							(7) Appropriate uses and limitations of the site,					
							including providing health advice and emergency					
							health situations. (8) Uses and response times for e-mails,					
							electronic messages, and other communications					
							transmitted via the site.					844 Ind. Admin. Code 5-3-2; 844 Ind.
Indiana	<i>'</i>		<i>'</i>		✓ - Written		(9) To whom patient health information may be					Admin. Code 5-3-3 No unique laws regulating practice of
												telemedicine. Standards are the same as
Iowa			~									in-person care.
												No unique laws regulating practice of telemedicine. Standards are the same as
Kansas			~									in-person care.
Kentucky			~		V							Ky. Rev. Stat. Ann. § 311.5975
							Telemedicine—the practice of health care					
							delivery, diagnosis, consultation, treatment, and					
							transfer of medical data by a physician using interactive telecommunication technology that					
							enables a physician and a patient at two locations					
							separated by distance to interact via two-way					
							video and audio transmissions simultaneously. Neither a telephone conversation, an electronic					
							mail message between a physician and a patient,					
							or a true consultation constitutes telemedicine					
Louisiana	<i>'</i>	'	V		<i>'</i>	✓	for the purposes of this Part.					La. Admin. Code tit. 46, § 75; R.S. 37:1271
												http://www.lsbme.la.gov/sites/default/files/documents/Laws/Practice%20Act%20
												%20Physician%2010%2013%202011/Physi
							Telemedicine - The practice of medicine at a distance through the use of any electronic					
Maine			~				means.					02-373 CMR 1 § 1(10)
Maryland	/	/	'								1	Md. Code Regs. 10.32.05.05

						Matrix - Physician State Practice Standards	for Telemedicine (a	os of August 2014)		
			Allows Physical			Trysician state reactice standards	i i i i i i i i i i i i i i i i i i i			
			Examination/Re							
	Requires In- person Physical	Requires Pre- existing	lationship to be established via	Requires Follow- up in-		<u>Telepresenter</u>	Process to appeal	Specifies telehealth/distant		
<u>State</u>	<u>Exam</u>	Relationship		person visit	Informed Consent	Required Definition if applicable	exemption from Rules	site provider	Technology Specified Notes	State statutes/code/policy
						The Practice of Medicine includes the following:				
						1. Telemedicine, as defined in 243 CMR 2.01:				
						Telemedicine; and 2. Providing an independent medical examination	1			
						or a disability evaluation.	'			
						Telemedicine is the provision of services to a				
						patient by a physician from a distance by				
						electronic communication in order to improve				242 040 2 04
Massachusetts						patient care, treatment or services.				243 CMR 2.01 No unique laws regulating practice of
Michigan			· ·							telemedicine. Standards are the same as in-person care.
						Telemedicine means the practice of medicine as				
						defined in section 147.081, subdivision 3, when the physician is not in the physical presence of				No unique laws regulating practice of telemedicine. Standards are the same as
Minnesota			V			the patient.				in-person care. Minn. Stat. § 147.032
						Telemedicine" is the practice of medicine using electronic communication, information				'
						technology or				
						other means between a physician in one location				
						and a patient in another location with or withou	t			
						intervening health care provider. This definition				
						does not include the practice of medicine throug	h			
						postal or courier services.				
						Telemergency medicine" is a unique combination	1			
						of telemedicine and the				
						collaborative/consultative				
						role of a physician board certified in emergency medicine, and an appropriate skilled health				
						professional (nurse practitioner or physician				
Mississippi	✓	<i>'</i>	<i>'</i>		✓- Medicaid	assistant).				Code Miss. R. 30-5-2635
					encounters only					MO Revised Statutes § 334.108; MO
Missouri	✓	~								Revised Statutes § 376.1900.1
										No unique laws regulating practice of telemedicine. Standards are the same as
Montana			· ·							in-person care.
					✓- Medicaid					
Nebraska	V	~			encounters only					88 Neb. Admin. Code R. § 010.02
						"Practice of medicine" means:				
						1. To diagnose treat correct proyent or				
						To diagnose, treat, correct, prevent or prescribe for any human disease, ailment, injury,				
						infirmity, deformity or other condition, physical o				
						mental, by any means or instrumentality,				
						including, but not limited to, the performance of an autopsy.				
						2. To apply principles or techniques of				
						medical science in the diagnosis or the preventio	n			
						of any such conditions. 3. To perform any of the acts described in				
						subsections 1 and 2 by using equipment that				
						transfers information concerning the medical				
						condition of the patient electronically,				
Nevada	✓	~	·		🗸 - D.O.only	telephonically or by fiber optics from within or outside this State or the United States.				NRS 630.020; NRS 633.165
										No unique laws regulating practice of telemedicine. Standards are the same as
New Hampshire			V							in-person care.
										No unique laws regulating practice of telemedicine. Standards are the same as
New Jersey			v							in-person care.
										No unique laws regulating practice of telemedicine. Standards are the same as
New Mexico			~							in-person care.
New York		'	✓							NY Board Statement

						Matriy -	Physician State Practice Standards 1	for Tolomodicino (as	of August 2014)			
			Allows Physical			IVIALITY -	rnysician state riactice standards i	or referredicine (as	or August 2014)			
<u>State</u>	Requires In- person Physical Exam	Requires Pre- existing Relationship	Allows Physical Examination/Re lationship to be established via Telemedicine		Informed Consent	<u>Telepresenter</u> <u>Required</u>	<u>Definition if applicable</u>	Process to appeal exemption from Rules	Specifies telehealth/distant site provider	Technology Specified	<u>Notes</u>	State statutes/code/policy
North Carolina							Practice of medicine - The performance of any act, within or without this State, described in this subdivision by use of any electronic or other means, including the Internet or telephone.					NC Medical Board Position July 2010; N.C. Gen. Stat. § 90-1.1(5)f
North Dakota	·		<i>y</i>				ineans, including the internet of telephone.					No unique laws regulating practice of telemedicine. Standards are the same as in-person care.
Ohio	V		~				Practice of telemedicine is defined in Ohio as the practice of medicine in this state through the use of any communication, including oral, written or electronic communication, by a physician located outside this state.					Ohio Board Position May 2012
Cilio							outside and state.					One board residentially 2012
							Telemedicine means the practice of healthcare delivery, diagnosis, consultation, treatment, including but not limited to, the treatment and prevention of conditions appropriate to treatment by telemedicine management, transfer of medical data, or exchange of medical education information by means of audio, video, or data communications. Telemedicine is not a consultation provided by telephone or facsimile machine (Oklahoma Statutes, Title 36, Sec.6802). This definition excludes phone or Internet contact or prescribing and other forms of communication,					
							such as web-based video, that might occur between parties that does not meet the equipment requirements as specified in OAC 435:10-7-13 and therefore requires an actual face-to-face encounter. Telemedicine physicians who meet the requirements of OAC 435:10-7-13 do				OK Rule 435:10-1-4 and 10-7-13	OK Board Position September 2013; Okla. Revised Statutes §36-6804; OK Rule
Oklahoma	<i>'</i>	<i>'</i>	✓		✓ - Written		not require a face to face encounter.				pending Governor approval	435:10-7-12 http://www.okmedicalboard.org/downloa
												d/721/Emer Rule 10-7-12.pdf No unique laws regulating practice of
Oregon			V									telemedicine. Standards are the same as in-person care.
Pennsylvania			<i>,</i>									No unique laws regulating practice of telemedicine. Standards are the same as in-person care.
Rhode Island		V	V		 Only for e-mails and text based communications 							RI Medical Board Policy (2007)
South Carolina			<i>'</i>									No unique laws regulating practice of telemedicine. Standards are the same as in-person care.
South Dakota			V									No unique laws regulating practice of telemedicine. Standards are the same as in-person care.
Tennessee	V		V								Revised regulations pending	Tenn. Comp. R. & Regs 0880-0214
Texas	~		 Only when patient is located at established medical sites 	✓ - At least once a year	✓ - Written	not required for telemental	Telemedicine medical serviceThe practice of medical care delivery, initiated by a distant site provider, who is physically located at a site other than the site where the patient is located, for the purposes of evaluation, diagnosis, consultation, or treatment which requires the use of advanced telecommunications technology that allows the distant site provider to see and hear the patient in real time.		Distant site providerA physician or a physician assistant or advanced practice nurse who is supervised by and has delegated authority from a licensed Texas physician, who uses telemedicine to provide health care services to a patient in Texas. Distant site providers must be licensed in Texas.		Patient's home is not considered an established medical site; In-person exam required when patient is not located at an established medical site.	TX Statute Title 3, Sec. 111.002; 22 TAC §§174.1-174.12
Utah			·	. , ,							The state of the s	http://www.tmb.state.tx.us/idl/45407D14- 79CD-93CE-1A70-192E86E93374 No unique laws regulating practice of telemedicine. Standards are the same as in-person care.

						D/Laterity	Dhysisian State Dynatics Standards	iou Tolomodicino /o	o of August 2014)			
						iviatrix -	Physician State Practice Standards	for Telemedicine (a	s of August 2014)			
			Allows Physical									
			Examination/Re									
	Requires In-	Requires Pre-	lationship to be	<u>Requires</u>								
	person Physical		established via	Follow- up in-		<u>Telepresenter</u>		Process to appeal	Specifies telehealth/distant			
<u>State</u>	<u>Exam</u>	Relationship	<u>Telemedicine</u>	person visit	Informed Consent	<u>Required</u>	<u>Definition if applicable</u>	exemption from Rules	<u>site provider</u>	Technology Specified	<u>Notes</u>	State statutes/code/policy
					🗸 - For							
					teledermatology and							
					teleophthalmology							
Vermont	V		V		only							18 V.S.A. § 9361
vermont	•		•									10 V.S.A. § 5501
											Establishing an ad hoc committee to	
											study the current telemedicine	
											landscape and develop a guidance	
											document reflective of current law	No unique laws regulating practice of
											and regulation, Board case decisions,	telemedicine. Standards are the same as
Virginia			✓								and best practices in the industry.	in-person care.
		_									Revised regulations to incorporate	WA Medical Quality Assurance
Washington	✓	•	<i>'</i>		✓ - Written						FSMB guidelines pending	Commission Policy October 2002
							Practice of telemedicine means the use of					
							electronic information and communication					
							technologies to provide health care when					
							distance separates participants and includes one					
							or both of the following: (1) The diagnosis of a					
							patient within this state by a physician located					
							outside this state as a result of the transmission					
							of individual patient data, specimens or other					
							material by electronic or other means from within					
							this state to the physician or his or her agent; or					
							(2) the rendering of treatment to a patient within					
							this state by a physician located outside this state					
							as a result of transmission of individual patient					
							data, specimens or other material by electronic or					
			· ·				other means from within this state to the					
West Virginia			V				physician or his or her agent.					WV Code Sec. 30-5-4
												No unique laws regulating practice of telemedicine. Standards are the same as
Wisconsin			· ·									in-person care.
**1300113111			· ·									in person care.
							Practice of Medicine - Offers or undertakes to					
							prevent, diagnose, correct or treat, in any					
							manner, by any means, method or device,					
							including, but not limited to, the internet or other					
							electronic or telephonic means any human					
							disease, illness, pain, wound, fracture, infirmity,					
							defect or abnormal physical or mental condition,					
							injury, deformity or ailment, including the					
Wyoming		V	✓				management of pregnancy and parturition;					WY Board Rules Chapter 1 Sec. 3

Wyoming ✓ = Existing Policy

		Matrix - State Policies on Provider-to-Provider Consultation	ns (as of August 2014)	
	Allows some exemptions for consultations by out		- Committee of the comm	
<u>State</u>	of-state physicians	<u>Legal Language</u>	<u>Notes</u>	Reference to State statutes/code/policy
		 (2) Exemptions. Exemptions to the practice of medicine or osteopathy across state lines are defined as follows: (a) A physician who engages in the practice of medicine across state lines in a medical emergency, as defined in these rules, is not subject to the provisions of 97-166 Ala. Acts; (b) A physician who engages in the practice of medicine or osteopathy across state lines on an irregular or infrequent 		
Alabama	<i>'</i>	basis, as defined in these rules, is not subject to the provisions of 97-166 Ala. Acts.		Alabama Admin. Code r. 540-X-1602
Alaska	<i>V</i>	This chapter does not apply to a physician or osteopath, who is not a resident of this state, who is asked by a physician or osteopath licensed in this state to help in the diagnosis or treatment of a case; A doctor of medicine residing in another jurisdiction who is authorized to practice medicine in that jurisdiction, if the		AS 08.64.370
Arizona	~	doctor engages in actual single or infrequent consultation with a doctor of medicine licensed in this state and if the consultation regards a specific patient or patients.		Arizona Rev. Stat. Ann. § 32-1421(B)
		This section does not apply to: (1) The acts of a medical specialist located in another jurisdiction who provides only episodic consultation services; (2) The acts of a physician located in another jurisdiction who is providing consultation services to a medical school; (3) Decisions regarding the denial or approval of coverage under any insurance or health maintenance organization plan; (4) A service to be performed which is not available in the state; (5) A physician physically seeing a patient in person in another jurisdiction; or		
Arkansas	✓	(6) Other acts exempted by the board by regulation.		AR Statute 17-95-206
California	V	Exemption applies only to sporting events		Cal. Bus. & Prof. Code § 2076 and 2076.5
Colorado		(3) A person may engage in, and shall not be required to obtain a license or a physician training license under this article with respect to, any of the following acts: (a) The gratuitous rendering of services in cases of emergency; (b) The occasional rendering of services in this state by a physician if the physician: (l) Is licensed and lawfully practicing medicine in another state or territory of the United States without restrictions or conditions on the physician's license; (ll) Does not have any established or regularly used medical staff membership or clinical privileges in this state; (lll) Is not party to any contract, agreement, or understanding to provide services in this state on a regular or routine basis; (IV) Does not maintain an office or other place for the rendering of such services; (V) Has medical liability insurance coverage in the amounts required pursuant to section 13-64-302, C.R.S., for the services rendered in this state; and (VI) Limits the services provided in this state to an occasional case or consultation.		CRSA § 12-36-106(3)(a)(b)
		(3) Any person who furnishes medical or surgical assistance in cases of sudden emergency; (4) Any person residing out of this state who is employed to come into this state to render temporary assistance to or consult with any physician or surgeon who has been licensed in conformity with the provisions of this chapter; (5) Any physician or surgeon residing out of this state who holds a current license in good standing in another state and who is employed to come into this state to treat, operate or prescribe for any injury, deformity, ailment or disease from which the person who employed such physician, or the person on behalf of whom such physician is employed, is suffering at the time when such nonresident physician or surgeon is so employed, provided such physician or surgeon may practice in this state without a Connecticut license for a period not to exceed thirty		
Connecticut	✓	consecutive days;		CT Statute Chapter 370 Sec. 20-9
Delaware		Consultation may be done telephonically, electronically or in person. Consultation shall ordinarily consist of a history and physical examination, review of records and imaging pathology or similar studies. Consultation includes providing opinions and recommendations. An active Delaware certificate is required of any out of state physician who comes into Delaware to perform a consultation more than twelve (12) times per year. A physician who comes into Delaware to perform consultations less than once a quarter must be actively licensed in another State or country on a full and unrestricted basis. Any consultations done for teaching and/or training purposes may include active participation in procedures and treatment, whether surgical or otherwise, provided a Delaware licensed physician remains responsible as the physician of record, and provided the patient is not charged a fee by the consultant.		24-1700 Del. Code Regs. § 6.0

		Matrix - State Policies on Provider-to-Provider Consultat	ions (as of August 2014)	
<u>State</u>	Allows some exemptions for consultations by out of-state physicians	Legal Language	<u>Notes</u>	Reference to State statutes/code/policy
		To an individual, licensed, registered, or certified to practice a health occupation in a state, who is providing care to an individual or group for a limited period of time, or who is called from a state in professional consultation by or on behalf of a specific patient or client to visit, examine, treat, or advise the specific patient or client in the District, or to give a demonstration of a procedure or clinic in the District; provided, that the individual engages in the provision of care, consultation, demonstration, or clinic in affiliation with a comparable health professional licensed, registered, or certified pursuant to this chapter;		
		To a health professional who is authorized to practice a health occupation in any state adjoining the District who treats patients in the District if: (A) The health professional does not have an office or other regularly appointed place in the District to meet patients; (B) The health professional registers with the appropriate board and pays the registration fee prescribed by the board prior to practicing in the District; and (C) The state in which the individual is licensed allows individuals licensed by the District in that particular health profession to practice in that state under		
DC Florida	<i>'</i>	the conditions set forth in this section. Provisions of this chapter shall have no application to any physician lawfully licensed in another state or territory or foreign country, when meeting duly licensed physicians of this state in consultation.		DC Statute § 3-1205.02 Fla. Stat. § 458.303
. 101144		including electronic, radiographic, or other means of telecommunication, through which medical information or data are transmitted, performs an act that is part of a patient care service located in this state, including but not limited to the initiation of imaging procedures or the preparation of pathological material for examination, and that would affect the diagnosis or treatment of the patient is engaged in the practice of medicine in this state. Any person who performs such acts through such means shall be required to have a license to practice medicine in this state and shall be subject to regulation by the board. Any such out-of-state or foreign practitioner shall not have ultimate authority over the care or primary diagnosis of a patient who is located in this state.		
		This Code section shall not apply to: (1) The acts of a doctor of medicine or doctor of osteopathic medicine located in another state or foreign country who: (A) Provides consultation services at the request of a physician licensed in this state; and (B) Provides such services on an occasional rather than on a regular or routine basis; (2) The acts of a physician or osteopathic physician licensed in another state or foreign country who: (A) Provides consultation services in the case of an emergency; (B) Provides consultation services without compensation, remuneration, or other expectation thereof; or (C) Provides consultation services to a medical school which is located within this state and approved by the board; or (3) The acts of a physician or osteopathic physician located in another state or foreign country when invited as a guest of any medical school or osteopathic medical school approved by the board or a state medical society or component thereof, for the sole purpose of engaging in professional education through lectures, clinics, or demonstrations, provided that such physician or osteopathic physician is licensed to practice medicine or osteopathic medicine in the state or foreign country in which he or she is located.		
Georgia	/			GA Code Ann. § 43-34-31

		Matrix - State Policies on Provider-to-Provider Consultation	ons (as of August 2014)	
	Allows some		nie (de e. r.agaet zez .,	
	exemptions for			
State	consultations by out of-state physicians	Legal Language	<u>Notes</u>	Reference to State statutes/code/policy
<u> state</u>	or state priyaletaria	<u>ecgar turiguage</u>	Notes	neverther to state statutes/ today policy
		Exception: Any practitioner of medicine and surgery from another state when in actual consultation, including in-		
		person, mail, electronic, telephonic, fiber-optic, or other telemedicine consultation with a licensed physician or		
		osteopathic physician of this State, if the physician or osteopathic physician from another state at the time of		
		consultation is licensed to practice in the state in which the physician or osteopathic physician resides; provided that:		
		(A) The physician or osteopathic physician from another state shall not open an office, or appoint a place to		
		meet patients in this State, or receive calls within the limits of the State for the provision of care for a patient who is		
		located in this State;		
		(B) The licensed physician or osteopathic physician of this State retains control and remains responsible for the		
		provision of care for the patient who is located in this State; and		
		(C) The laws and rules relating to contagious diseases are not violated;		
		Provision of emergency medical services by physician, or any physician assistant when the services are rendered		
		under the direction and control of a physician or osteopathic physician licensed in this State except for final		
		refraction resulting in a prescription for spectacles, contact lenses, or visual training as performed by an oculist or		
		optometrist duly licensed by the State. The direction and control shall not be construed in every case to require the		
		personal presence of the supervising and controlling physician or osteopathic physician. Any physician or		
		osteopathic physician who employs or directs a person certified under part II of this chapter to provide emergency		
		medical services, or a physician assistant, shall retain full professional and personal responsibility for any act that		
Hawaii	<i>'</i>	constitutes the practice of medicine when performed by the certified person or physician assistant.		HAW. REV. STAT. § 453-2
		b) A person residing in another state or country and authorized to practice medicine there, who is called in		
		consultation by a person licensed in this state to practice medicine, or who for the purpose of furthering medical		
		education is invited into this state to conduct a lecture, clinic, or demonstration, while engaged in activities in		
		connection with the consultation, lecture, clinic, or demonstration, so long as he does not open an office or appoint a		
		place to meet patients or receive calls in this state; (c) A person authorized to practice medicine in another state or country while rendering medical care in a time of		
		disaster or while caring for an ill or injured person at the scene of an emergency and while continuing to care for		
Idaho	/	such person;		Idaho Statutes 54-1804
iddiio		No person shall practice medicine, or any of its branches, or treat human ailments without the use of drugs and		Idano Statutes 5 + 100 +
		without operative surgery, without a valid, existing license to do so, except that a physician who holds an active		
		license in another state or a second year resident enrolled in a residency program accredited by the Liaison		
		Committee on Graduate Medical Education or the Bureau of Professional Education of the American Osteopathic		
		Association may provide medical services to patients in Illinois during a bonafide emergency in immediate		
		preparation for or during interstate transit.		
		"Telemedicine" does not include the following: (1) periodic consultations between a person licensed under this Act		
		and a person outside the State of Illinois; (2) a second opinion provided to a person licensed under this Act; and (3)		
		diagnosis or treatment services provided to a		
		patient in Illinois following care or treatment originally provided to the patient in the state in which the provider is		
Illinois	✓	licensed to practice medicine.		225 ILL. COMP. STAT. ANN. 60/3 and 60/49.5(c)
		A nonresident physician who is located outside Indiana does not practice medicine or osteopathy in Indiana by		
		providing a second opinion to a licensee or diagnostic or treatment services to a patient in Indiana following medical		
		care originally provided to the patient while outside Indiana.		
		An individual who is not a licensee who resides in another state or country and is authorized to practice medicine or		
		osteopathic medicine there, who is called in for consultation by an individual licensed to practice medicine or		
Indiana	✓	osteopathic medicine in Indiana.		IC 25-22.5-1-1.1 and 25-22.5-1-2
		Physicians and surgeons or osteopathic physicians and surgeons of the United States army, navy, air force, marines,		
		public health service, or other uniformed service when acting in the line of duty in this state, and holding a current,		
		active permanent license in good standing in another state, district, or territory of the United States, or physicians		
		and surgeons or osteopathic physicians and surgeons licensed in another state, when incidentally called into this		
Iowa	<i>,</i>	state in consultation with a physician and surgeon or osteopathic physician and surgeon licensed in this state.		<u>IA Code §148.2</u>

		Matrix - State Policies on Provider-to-Provider Consultation	tions (as of August 2014)	
State	Allows some exemptions for consultations by out of-state physicians		Notes	Reference to State statutes/code/policy
3100	or state proposation	Practitioners of the healing arts licensed in another state when and while incidentally called into this state in consultation with practitioners licensed in this state.	NOTES .	<u>neteronee to state otaties, sous, point,</u>
		Practitioners of the healing arts duly licensed under the laws of another state who do not open an office or maintain or appoint a place to regularly meet patients or to receive calls within this state, but who order services which are performed in this state in accordance with rules and regulations of the board. The board shall adopt rules and regulations identifying circumstances in which professional services may be performed in this state based upon an		
Kansas	V	order by a practitioner of the healing arts licensed under the laws of another state. Persons who, being nonresidents of Kentucky and lawfully licensed to practice medicine or osteopathy in their states of actual residence, infrequently engage in the practice of medicine or osteopathy within this state, when called to see or attend particular patients in consultation and association with a physician licensed pursuant to this		KS Statutes 65-2872
Kentucky	•	chapter		Ky. Rev. Stat. Ann. § 311.560
Louisiana	V	A true consultation, e.g., an informal consultation or second opinion, provided by an individual licensed to practice medicine in a state other than Louisiana, provided that the Louisiana physician receiving the opinion is personally responsible to the patient for the primary diagnosis and any testing and treatment provided.		La. Admin. Code tit. 46, § 7515
Maine	•	Consultation shall be considered to occur when a physician not licensed in the State of Maine reviews records or interviews or examines a patient in any way, and provides a professional opinion or recommendation to a physician licensed in the State of Maine who is the physician of record for the patient being diagnosed or treated. Such consultant must be fully licensed in another state. A non-resident physician does not need a license in this State if he/she consults on an irregular basis with a physician or physicians licensed in this State.		02-152 CMR 1 § 2(4)(B)
······································		Subject to the rules, regulations, and orders of the Board, the following individuals may practice medicine without a license: a physician licensed by and residing in another jurisdiction, while engaging in consultation with a physician licensed in this State; a physician who resides in and is authorized to practice medicine by any state adjoining this State and whose practice extends into this State, if the physician does not have an office or other regularly appointed place in		
	_	this State to meet patients; and the same privileges are extended to licensed physicians of this State by the adjoining		Annotated Code of Maryland, HEALTH OCCUPATIONS
Maryland	<i>'</i>	state;	Adjoining states	§ 14-302
Massachusetts Michigan	n/a n/a			
		A physician who is not licensed to practice medicine in this state, but who holds a valid license to practice medicine in another state or jurisdiction, and who provides interstate telemedicine services to a patient located in this state is not subject to the registration requirement of subdivision 1, paragraph (a), clause (4), if:		
		(1) the services are provided in response to an emergency medical condition. For the purposes of this section, an emergency medical condition means a condition, including emergency labor and delivery, that manifests itself by acute symptoms of sufficient severity, including severe pain, that the absence of immediate medical attention could reasonably be expected to result in placing the patient's health in serious jeopardy, serious impairment to bodily functions, or serious dysfunction of any body organ or part;		
	_	(2) the services are provided on an irregular or infrequent basis. For the purposes of this section, a person provides services on an irregular or infrequent basis if the person provides the services less than once a month or provides the services to fewer than ten patients annually; or (3) the physician provides interstate telemedicine services in this state in consultation with a physician licensed in		
Minnesota	<i>'</i>	this state and the Minnesota physician retains ultimate authority over the diagnosis and care of the patient.		Minn. Stat. § 147.032

		Matrix - State Policies on Provider-to-Provider Consultations	(as of August 2014)	
	Allows some exemptions for		`	
<u>State</u>	consultations by out of-state physicians	Legal Language	Notes	Reference to State statutes/code/policy
		However, a valid		
		Mississippi license is not required where the evaluation, treatment and/or medicine given to be rendered by a		
		physician outside of Mississippi is requested by a physician duly licensed to practice medicine in Mississippi, and		
		the physician who has requested such evaluation, treatment and/or medical opinion has already established a		
Mississippi	✓	doctor/patient relationship with the patient to be evaluated and/or treated.		Code Miss. R. 30-5-2635
		A physician located outside of this state shall not be required to obtain a license when:		
		(1) In consultation with a physician licensed to practice medicine in this state; and		
		(2) The physician licensed in this state retains ultimate authority and responsibility for the diagnosis or diagnoses and		
		treatment in the care of the patient located within this state; or		
		(3) Evaluating a patient or rendering an oral, written or otherwise documented medical opinion, or when providing		
		testimony or records for the purpose of any civil or criminal action before any judicial or administrative proceeding		
Missouri	/	of this state or other forum in this state; or		MO Davised Statutes & 224 010
Missouri		(4) Participating in a utilization review pursuant to section 376.1350. This chapter does not prohibit or require a license with respect to any of the following acts:		MO Revised Statutes § 334.010
		(a) the gratuitous rendering of services in cases of emergency or catastrophe;		
		(b) the rendering of services in this state by a physician lawfully practicing medicine in another state or territory.		
		However, if the physician does not limit the services to an occasional case or if the physician has any established or		
		regularly used hospital connections in this state or maintains or is provided with, for the physician's regular use, an		
		office or other place for rendering the services, the physician must possess a license to practice medicine in this		
Montana	✓	state.		MT Code Ann. 37-3-103
		(6) Physicians who are licensed in good standing to practice medicine under the laws of another state when		
		incidentally called into this state or contacted via electronic or other medium for consultation with a physician		
		licensed in this state. For purposes of this subdivision, consultation means evaluating the medical data of the patient as provided by the treating physician and rendering a recommendation to such treating physician as to the method		
		of treatment or analysis of the data. The interpretation of a radiological image by a physician who specializes in		
		radiology is not a consultation;		
		(7) Physicians who are licensed in good standing to practice medicine in another state but who, from such other		
		state, order diagnostic or therapeutic services on an irregular or occasional basis, to be provided to an individual in		
		this state, if such physicians do not maintain and are not furnished for regular use within this state any office or		
		other place for the rendering of professional services or the receipt of calls;		
		(8) Physicians who are licensed in good standing to practice medicine in another state and who, on an irregular and		
		occasional basis, are granted temporary hospital privileges to practice medicine and surgery at a hospital or other		
		medical facility licensed in this state;		
Nebraska	✓	(9) Persons providing or instructing as to use of braces,		NE STAT. 38-2025
		1. Any physician licensed in this State shall notify the Board if any unlicensed physician comes into this State for		
		consultation with or assistance to the physician licensed in this State and specify the date of the consultation or		
		assistance, whether the unlicensed physician has provided such consultation or assistance, or both, to the licensed		
		physician in the past, and the date of that consultation and assistance.		
		2. A physician licensed in this State who consults with or receives assistance from a physician licensed in		
		another state pursuant to subsection 1 shall comply with the provisions of chapter 629 of NRS governing the		
		preparation, retention or dissemination of any health care record resulting from the consultation or assistance		
Nevada	✓	between the physician licensed in this State and the physician licensed in another state.		NAC 630.225
		A physician located outside of this state shall not be required to obtain a license when: 1) in consultation with a		
		physician licensed to practice medicine in this state who has a bona fide doctor-patient relationship with the patient;		
New		AND 2) the physician licensed in this state retains the ultimate authority and responsibility for the diagnosis and		
Hampshire	<i>'</i>	treatment in the care of the patient located within this state.		Board State April 2004
		Exemption: A physician or surgeon of another state of the United States and duly authorized under the laws thereof		
Now Jarres	~	to practice medicine or surgery therein, if such practitioner does not open an office or place for the practice of his		NI CTAT ANN S 45.0 24
New Jersey		profession in this State Physician licensed to practice under the laws of another state who acts as a consultant to a NM physician on an		NJ STAT. ANN. § 45:9-21
New Mexico	/	irregular or infrequent basis		NMSA § 61-6-17
LACAN INICVICO		Integral of Intrequent pasis		IMMOU 2 OT O TV

		Matrix - State Policies on Provider-to-Provider Consulta	tions (as of August 2014)	
		IVIALITY - STATE I OTICIES OTI FIOVIAET-LO-FIOVIAET COTISUITA	lions (as of August 2014)	
	Allows some			
	exemptions for consultations by out			
<u>State</u>	of-state physicians	Legal Language	<u>Notes</u>	Reference to State statutes/code/policy
		The following persons under the following limitations may practice medicine within the state without a license: 2.		
		Any physician who is licensed in a bordering state and who resides near a border of this state, provided such practice		
		is limited in this state to the vicinity of such border and provided such physician does not maintain an office or place		
		to meet patients or receive calls within this state; 3. Any physician who is licensed in another state or country and		
		who is meeting a physician licensed in this state, for purposes of consultation, provided such practice is limited to		
New York	<i>'</i>	such consultation	Bordering state	N.Y. EDN. LAW § 6526: NY Code - Section 6526
		The practice of modicine or surgery by any negrecistated reputable physician or surgern who somes into this State		
		The practice of medicine or surgery by any nonregistered reputable physician or surgeon who comes into this State,		
		either in person or by use of any electronic or other mediums, on an irregular basis, to consult with a resident		
Nouth Constino	'	registered physician or to consult with personnel at a medical school about educational or medical training. This		NC Madical Regard Resition July 2010
North Carolina	V	proviso shall not apply to physicians resident in a neighboring state and regularly practicing in this State.		NC Medical Board Position July 2010
North Dakota	n/a			
T. S. C. Sakota	, 🗸			
		Exemptions:(3) A physician or surgeon in another state or territory who is a legal practitioner of medicine or surgery		
		therein when providing consultation to an individual holding a certificate to practice issued under this chapter who is		
		responsible for the examination, diagnosis, and treatment of the patient who is the subject of the consultation, if		
		one of the following applies:		
		(a) The physician or surgeon does not provide consultation in this state on a regular or frequent basis.		
		(b) The physician or surgeon provides the consultation without compensation of any kind, direct or indirect, for the		
		consultation.		
		(c) The consultation is part of the curriculum of a medical school or osteopathic medical school of this state or a		
		program described in division (A)(2) of section 4731.291 of the Revised Code.		
		program described in division (A)(2) of section 4731.291 of the Nevised Code.		
		(4) A physician or surgeon in another state or territory who is a legal practitioner of medicine or surgery therein and		
		provided services to a patient in that state or territory, when providing, not later than one year after the last date		
		services were provided in another state or territory, follow-up services in person or through the use of any		
		communication, including oral, written, or electronic communication, in this state to the patient for the same		
		condition;		
		(5) A physician or surgeon residing on the border of a contiguous state and authorized under the laws thereof to		
		practice medicine and surgery therein, whose practice extends within the limits of this state. Such practitioner shall		
		not either in person or through the use of any communication, including oral, written, or electronic communication,		
Ohio	✓	open an office or appoint a place to see patients or receive calls within the limits of this state.		OH. REV. CODE § 4731.36
		Any person licensed to practice medicine and surgery in another state or territory of		
		the United States who renders emergency medical treatment or briefly provides critical		
		medical service at the specific lawful direction of a medical institution or federal agency		
		that assumes full responsibility for that treatment or service and is approved by the Board;		
		8. Any person who is licensed to practice medicine and surgery in another state or		
		territory of the United States whose sole purpose and activity is limited to brief actual		
		consultation with a specific physician who is licensed to practice medicine and surgery by		
Oklahoma	<i>'</i>	the Board, other than a person with a special or restricted license		Okla. Stat. tit. 59, § 492(D)
		(1) A license to practice across state lines is not required of a physician: (a) Engaging in the practice of medicine across state lines in an emergency (ORS 677.060 (3)), or		
		(b) Located outside this state who consults with another physician licensed to practice medicine in this state, and		
		who does not undertake the primary responsibility for diagnosing or rendering treatment to a patient within this state;		
		(c) Located outside the state and has an established physician patient relationship with a person who is in Oregon		
Oregon	V	temporarily and who requires the direct medical treatment by that physician.		OR Admin. Rules 847-025-0020; OR Stat 677.137
Pennsylvania	n/a	temporarily and who requires the direct medical treatment by that physician.		ON AUTHIT. Naics 047-025-0020, ON Stat 077.157
. Cimbyivania	11/ u	l .	1	<u>I</u>

		Matrix - State Policies on Provider-to-Provider Consultation	ns (as of August 2014)	
		IVIALITY State 1 SHOLES SHIT I SVIACI-10-11 I SVIACI CONSULTATION	iio (uo oi August 2014)	
	Allows some exemptions for			
State	consultations by out of-state physicians	Legal Language	Notes	Reference to State statutes/code/policy
<u> </u>	or state physicians	A physician who is licensed to practice medicine in another state or states, but not in this state, and who is in good	<u>Notes</u>	Neterence to State Statutes/ code/ poncy
		standing in such state or states, may exercise the privilege to practice medicine for a patient located in this state		
		under the following circumstances only: The physician, whether or not physically present in this state, is being consulted on a singular occasion by a physician		
		licensed in this state, or is providing teaching assistance in a medical capacity, for a period not to exceed seven (7)		
		days. Under no circumstance may a physician who is not present in this state provide consultation to a patient in this		
		state who does not have a physician patient relationship with that physician unless that patient is in the physical		
Rhode Island	<i>'</i>	presence of a physician licensed in this state.		Law Signed by Gov. 6/30/14
		prohibit a physician from practicing in actual consultation with a physician licensed in this State concerning an opinion for the South Carolina physician's consideration in managing the care or treatment of a patient in this State.		
		opinion for the South Carolina physician's consideration in managing the care of treatment of a patient in this State.		
		(B)(1) A physician licensed in another state, territory, or other jurisdiction of the United States or of any other nation		
		or foreign jurisdiction is exempt from the requirements of licensure in this State, if the physician:		
		(a) holds an active license to practice in the other jurisdiction;		
		(b) engages in the active practice of medicine in the other jurisdiction; and (c) is employed or designated as the team physician by an athletic team visiting the State for a specific sporting		
South Carolina	~	event.		S.C. Code Ann. § 40-47-25
Cauth Daliata	/-			
South Dakota	n/a			
		(a) A physician who practices medicine across state lines in an emergency; or		
		(b) A physician who engages in the practice of medicine across state lines that occurs less than once a month or involves fewer than ten patients on an annual basis, or comprises less than one percent (1%) of the physician's		
		diagnostic or therapeutic practice; or		
		(c) Physicians who engage in the practice of medicine across state lines without compensation or expectation of		
		compensation unless the practice exceeds the limits established by paragraph (6)(b); or		
		(d) The informal practice of medicine in the form of uncompensated consultations regardless of their frequency; or		
Tennessee	✓	(e) Licensed/registered physicians or surgeons of other states when called in consultation by a Tennessee licensed/registered physician as provided by T.C.A. §63-6-204 (a) (3).		Tenn. Comp. R. & Regs 0880-0216
		(f) Exemptions. The following activities shall be exempt from the requirements of an out-of-state telemedicine		
		license and this chapter:		
		(1) episodic consultation by a medical specialist located in another jurisdiction who provides such consultation		
		services on request to a person licensed in this state; (2) consultation services provided by a physician located in another jurisdiction to a medical school as defined in the		
		Education Code, §61.501;		
		(3) consultation services provided by a physician located in another jurisdiction to an institution defined in either		
		Subchapter C, Chapter 73, or Subchapter K, Chapter 74 of the Education Code;		
		(4) informal consultation performed by a physician outside the context of a contractual relationship and on an		
		irregular or infrequent basis without the expectation or exchange of direct or indirect compensation; (5) furnishing of medical assistance by a physician in case of an emergency or disaster if no charge is made for the		
		medical assistance; and		
		(6) ordering home health or hospice services for a resident of this state to be delivered by a home and community		
T		support services agency licensed by this state, by the resident's treating physician who is located in another		22 TA C S S 4 7 2 4 2
Texas	<i>,</i>	jurisdiction of a state having borders contiguous with the borders of this state.		22 TAC §§172.12
		(7) an individual engaging in the practice of medicine when:		
		(a) the individual is licensed in good standing as a physician in another state with no licensing action pending		
		and no less than ten years of professional experience; (b) the services are rendered as a public service and for a noncommercial purpose;		
		(c) no fee or other consideration of value is charged, received, expected, or contemplated for the services		
		rendered beyond an amount necessary to cover the proportionate cost of malpractice insurance; and		
Utah	V	(d) the individual does not otherwise engage in unlawful or unprofessional conduct;		<u>Utah Code Ann. § 58-67-305</u>

		Matrix - State Policies on Provider-to-Provider Consultat	tions (as of August 2014)	
		Iviatrix - State Policies on Provider-to-Provider Consultat	lions (as of August 2014)	
	Allows some exemptions for consultations by out			
<u>State</u>	of-state physicians	Legal Language	<u>Notes</u>	Reference to State statutes/code/policy
Vermont	~	a nonresident physician coming into this state to consult or using telecommunications to consult with a duly licensed practitioner herein		26 V.S.A. § 1313
		Any legally qualified out-of-state or foreign practitioner from meeting in consultation with legally licensed practitioners in this Commonwealth; The rendering of medical advice or information through telecommunications from a physician licensed to practice medicine in Virginia or an adjoining state, or from a licensed nurse practitioner,		
Virginia	✓		Adjoining states	Va. Code Ann. § 54.1-2901
J ·		The practice of medicine by any practitioner licensed by another state or territory in which he or she resides, provided that such practitioner shall not open an office or appoint a place of meeting patients or receiving calls within this state; The practice of medicine, in any part of this state which shares a common border with Canada and which is surrounded on three sides by water, by a physician licensed to practice medicine and surgery in Canada or		
Washington	✓	any province or territory thereof	Canadian privileges	RCW 18.71.030
		Physicians or podiatrists licensed in other states or foreign countries who are acting in a consulting capacity with physicians or podiatrists duly licensed in this state for a period of not more than three months: Provided, That this exemption is applicable on a one-time only basis;		
		An individual physician or podiatrist, or physician or podiatrist groups, or physicians or podiatrists at a tertiary care or university hospital outside this state and engaged in the practice of telemedicine who consult or render second opinions concerning diagnosis or treatment of patients within this state: (i) In an emergency or without compensation or expectation of compensation; or (ii) on an irregular or infrequent basis which occurs less than once		
West Virginia	✓	a month or less than twelve times in a calendar year;		WV Code Sec. §30-3-13
		Actual consultation or demonstration by licensed physicians or perfusionists or certified respiratory care practitioners of other states or countries with licensed physicians or perfusionists or certified respiratory care		
Wisconsin	✓	practitioners of this state.		WI Statute 448.03
		Any individual residing in and licensed in good standing to practice medicine in another state or country brought into this state for consultation by a physician licensed to practice medicine in this state, provided the physician licensed in this state notifies the board of the consultation in compliance with regulations adopted by the board		
Wyoming	•	This requirement shall not apply to an out-of-state physician who consults by telephone, electronic or any other means with an attending physician licensed by this board or to an out-of-state physician who is specifically exempt from licensure pursuant to W.S. 33-26-103		W.S. 33-26-103; WY Board Rules Chapter 1 Sec. 4

Matrix - State Licensure Laws for Telemedicine (as of August 2014)				
Chris		Special Telehealth or Conditional or Special Purpose		
<u>State</u>	<u>Full License</u>	<u>License</u>	<u>Notes</u>	State statutes/code/policy
			Additional exemptions for teaching physicians, residents, and physicians at state penal and mental institutions; special purpose licensees may not use telehealth to supervise PAs, CRNPs or Certified	
Alabama	✓	V	Midwives.	Alabama Admin. Code r. 540-X-15
Alaska	V			, made a 25
Arizona	V			
Arkansas	V			
California	V			
Colorado	V			
Connecticut	<i>'</i>			
Delaware	<i>'</i>			
DC	<i>'</i>			
Florida	<i>'</i>			
	<i>V</i>			
Georgia Hawaii	<i>V</i>	+		
	<i>V</i>	+		
Idaho	<i>V</i>	+		
Illinois	<i>V</i>			
Indiana	<i>V</i>			
lowa	-			
Kansas	<i>V</i>			
Kentucky	<i>V</i>			
Louisiana	<i>V</i>	✓		RS 37:1271 and 1276.1
Maine	<i>'</i>			
Maryland	<i>V</i>			
Massachusetts	<i>V</i>			
Michigan	V			
Minnesota	V	V		Minn. Stat. § 147.032
Mississippi	V			Miss. Code Ann. § 73-25-34
Missouri	V			
Montana	<i>V</i>	V		MT Code Ann. 37-3-341:345
Nebraska	<i>V</i>			
Nevada	<i>V</i>	V		NRS 630.261
New Hampshire	V			
New Jersey	V			
New Mexico	✓	✓		NMAC 16.10.2.8; NMSA 61-6-11.1
New York				
North Carolina	✓			
North Dakota	V			
Ohio	V	V		Ohio Admin. Code 4731.296
Oklahoma	V			
Oregon	V	~		OR Rev. Stat. Ann § 677.139
Pennsylvania	V			
Rhode Island	V			
South Carolina	V			
South Dakota	V			
Tennessee	V	V	Proposed regulations pending	Tenn. Comp. R. & Regs 0880-0216
Texas	V	V	- 1	22 TAC 172.12
Utah	V	1		
Vermont	~	 		
Virginia	~			
Washington	~			
West Virginia	<i>'</i>	+		
Wisconsin	<i>'</i>			
	<i>V</i>	+		
Wyoming Fyisting Policy				

^{✓ =} Existing Policy

	N	latrix - State Internet Prescri	bing Policies (as of August 20:	L4)	
	POLICY OR STATEMENT ON INTERNET			,	
<u>State</u>	PRESCRIBING:	<u>Notes</u>	State statutes/co	de/policy	
Alabama	✓		Alabama Admin. Code r. 540-X-9.11		
		2014 Legislation enacted to allow prescribing, dispensing, or administering a prescription drug to a person without conducting a physical examination			
Alaska	✓	under certain conditions.	Alaska Admin. Code, tit. 12, § 40.967(27)(29)		
		Does not apply to the prescription of medicinal marijuana; 2014 law enacted that codifies the allowance of telemedicine to be used in lieu of a physical exam and to establish the patient-physician relationship for the purposes of internet	Arizona Rev. Stat. Ann. § 32-1401(ss); Arizona Rev.	http://www.azleg.go v/DocumentsForBill.a sp?Session ID=112&	
Arizona	✓	prescribing.	Stat. Ann § 32-1901.01; Board Position Statement	Bill Number=SB1339	
Adlances	~		Ark. Code Ann. § 17-92-1003; Ark. Admin. Code 070.00.7-07-00-0009; Arkansas State Medical Board		
Arkansas	•		Regulation 2.8; Ark. Code Ann. § 17-92-1004. Cal. Bus. & Prof. Code § 2242.1(a); Cal. Bus. & Prof.		
California	<i>V</i>		Code § 4607 3 CO Code of Regulation 719-1.; CO Medical Board Policy 40-09; CO Medical Board Policy 40-09 – Last		
Colorado	<i>,</i>		revised 7/1/10 No specific reference for internet prescribing found		
Connecticut			in state policies.		
Delaware	V		DE Code, Title 16 Sec. 4744(d)(1)		
DC	<i>'</i>		22 DC Code § 1300.8		
		Defines telemedicine to include, but is not limited to, prescribing legend drugs to patients through the following modes of communication: (a) Internet; (b) Telephone; and	Fla. Admin. Code. r. 64B8-9.014; Fla. Stat. § 465.016;	https://www.flrules. org/gateway/RuleNo. asp?title=PRACTICE% 20REQUIREMENTS&I	
Florida	<i>'</i>	(c) Facsimile.	Fla. Admin. Code r. 64B15-14.008	D=64B15-14.008	
Georgia	<u> </u>		Ga. Comp. R. & Regs 360-302		
Hawaii	✓		Haw. Rev. Stat. § 453-1.3; Haw. Rev. Stat. § 329-1		
Idaho	>		Idaho Statute 54-1733		
Illinois			No specific reference for internet prescribing found in state policies. 844 Ind. Admin. Code 5-3-2; 844 Ind. Admin. Code 5-		
Indiana			IA Admin. Code, 657 8.19(124,126,155A): Pharmacists are prohibited from dispensing prescription drugs if the pharmacist knows or should have known that the prescription was issued solely on the basis of an Internet-based questionnaire, an Internet-based consult, or a telephone consult, and was completed without a pre-existing patient-provider relationship.		
Kansas	✓		KS Admin. Regs., Sec. 68-2-20		
Kentucky	V		Ky. Rev. Stat. Ann. § 311.597; 201 KAR 9:260		
Louisiana	V		La. Admin. Code tit. 46, § 2515; La. Admin. Code tit. 46, § 7513 ME Medical Board Policy Section IV; 32 MRSA, §3282-		
Maine	<i>V</i>		A, 2, (f)		
Maryland Massashusetts	<i>'</i>		Md. Code Regs. 10.32.05.05		
Massachusetts Michigan	V		MA Medical Board Policy 03-06; MI Compiled Laws Sec. 333.17751		
Minnesota	V		Minn. Stat. § 151.37		
Mississippi	<i>V</i>		Miss. Code Ann. § 41-127-1		
Missouri	✓		MO Revised Statutes § 334.108 No specific reference for internet prescribing found		
Montana			in state policies.		
Nebraska	V		88 Neb. Admin. Code R. § 010.02		
Nevada	V		NV Revised Statutes Annotated Sec. 633.165; Revised Statutes Chapter 453.3611-453.3648 N.H. Rev. Stat. Ann. § 329:1-c; N.H. Rev. Stat. Ann. §	http://www.gencourt	http://www.gencourt
New Hampshire	✓		318:37; Board State April 2004		.state.nh.us/rsa/html
New Jersey	~		N.J. Administrative Code § 13:35-7.1A	, ,	
New Mexico New York	<i>V</i>		No specific reference for internet prescribing found in state policies.		
North Carolina	<i>V</i>		NC Medical Board Policy (1999)		
North Dakota	<i>V</i>		ND Centennial Code, Sec. 19-02.1-15.1		
Ohio	V		Ohio Admin. Code 4731-11-09 Okla. Stat. tit. 59, § 509; OK Admin. Code Sec. 435:10-		
Oklahoma	✓		1-4; Revised Statutes §59-622		

	N	latrix - State Internet P	Prescribing Policies (as of August 202	14)	
	POLICY OR STATEMENT ON INTERNET				
<u>State</u>	PRESCRIBING:	<u>Notes</u>	State statutes/code/policy		
Oregon			OR. Admin. R.855-019-0210: Pharmacists are prohibited from dispensing prescription drugs if the pharmacist knows or should have known that the prescription was issued without a valid physician-patient relationship.		
Pennsylvania			No specific reference for internet prescribing found in state policies.		
Rhode Island	V		RI Medical Board Policy (2007)		
South Carolina	~		S.C. Code Ann. § 40-47-113; S.C. Admin. Ann. Regs. § 81-28.	http://www.scstateh ouse.gov/code/t40c0 47.php	
South Dakota			No specific reference for internet prescribing found in state policies.		
Tennessee	✓		Tenn. Comp. R. & Regs 0880-0214		
Texas	V		TX Admin. Code, Title 22, Sec. 174.8; TX Medical Board Rules (1999)		
Utah	V		<u>Utah Code Ann. § 58-1-501; Utah Code Ann § 58-83-305</u>	http://le.utah.gov/co de/TITLE58/htm/58 83_030500.htm	
Vermont	V		26 V.S.A. § 1354(a)(33); 18 V.S.A. § 9361		
Virginia	<i>'</i>		Va. Code Ann. § 54.1-3303		
Washington	~		WA Medical Quality Assurance Commission Policy October 2002		
West Virginia	~		Code of State Rules §11-1A-12.2; WV Code Sec. 30-5-4	http://www.legis.stat e.wv.us/WVCODE/Co de.cfm?chap=30&art =5#05	
Wisconsin					
Wyoming	V		WY Board Rules Chapter 4 Sec. 3		

Wyoming ✓ = Existing Policy

References

http://www.capitol.hawaii.gov/measure_indiv.aspx?billtype=SB&billnumber=2469&year=2014
5 Idaho HCR 46; http://www.legislature.idaho.gov/legislation/2014/HCR046.htm

¹ Alaska HB 281; http://www.legis.state.ak.us/basis/get_bill.asp?session=28&bill=HB281

² Arizona SB 1339; http://www.azleg.gov/DocumentsForBill.asp?Session_ID=112&Bill_Number=SB1339

³ California AB 2484; http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab 2451-

^{2500/}ab 2484 bill 20140221 introduced.htm

⁴ Hawaii SB 2469 – 27th Legislature;

⁶ Indiana HB 1258; http://iga.in.gov/legislative/2014/bills/house/1258/

⁷ Louisiana HB 1280; http://www.legis.la.gov/legis/BillInfo.aspx?s=14rs&b=HB1280&sbi=y

⁸ Mississippi SB 2015; http://billstatus.ls.state.ms.us/2014/pdf/history/SB/SB2015.xml