GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

Η

HOUSE BILL 75 Committee Substitute Favorable 2/14/23

	Short Title: F	PA Tean	n-Based	Practice.	(Public)
	Sponsors:				
	Referred to:				
				February 9, 2023	
1 2 3 4 5	ASSISTAN' PHYSICIAN	TS AN NASSIS	D TO STANT	A BILL TO BE ENTITLED THE SUPERVISION ARRANGEMENT OF MAKE VARIOUS CHANGES TO THE LIC S. h Carolina enacts:	
6				S. 90-1.1 is amended by adding a new subdivision	to read:
7 8 9 10	" <u>(4d</u>) <u>Tean</u> <u>a.</u>		setting or team-based practice. – Any of the follow edical practice that meets all of the following requiration <u>The majority of the practice is owned collective</u> more licensed physicians.	rements:
11			<u>2.</u>	An owner who is a physician licensed under the	-
12 13				consistent and meaningful participation in the implementation of health services to patients,	-
14 15 16			<u>3.</u>	rules adopted by the Board. The physicians and team-based physician a provide services at the medical practice work	
17 18 19		<u>b.</u>	active	clinical practice area. itals, clinics, nursing homes, and other health e credentialing and quality programs where ph	ysicians have
20 21 22			<u>imple</u> adopt	stent and meaningful participation in the ementation of health services to patients, as def ted by the Board.	ined by rules
23 24		<u>c.</u>		he purposes of this Article, the term "team-bas n-based practice" shall not include a medical	
25 26	SEC	TION		alizes in pain management." .S. 90-9.3 reads as rewritten:	
20 27				icensure as a physician assistant.	
28				censure as a physician assistant, an applicant shall	l submit proof
29		-		e applicant has met all of the following:	1
30 31 32	(1)	phys	ician as	nt has successfully completed an educational sistants or surgeon assistants accredited by the mmission on Education for the Physician As	Accreditation
33				or successor entities.	sistent of its
34 35	(2)	The	applicar	nt has a current or previous certification issued by on Certification of Physician Assistants or its succ	
36	(3)	The a	applican	t is of good moral character.	



2

	General Assembly Of North Carolina	Session 2023
1	(b) Before initiating practice of medical acts, tasks, or functions as a p	hysician assistant,
2	the physician assistant shall provide the Board the name, address, and telephysician	one number of the
3	physician who will supervise the physician assistant in the relevant med	lical setting. This
4	subsection shall not apply to physician assistants who meet the requirement	nts for team-based
5	practice under G.S. 90-9.3A.	
6	(c) The Board may, by rule, require an applicant to comply with other	er requirements or
7	submit additional information the Board deems appropriate."	
8	SECTION 1.(c) Article 1 of Chapter 90 of the General Statutes is a	mended by adding
9	a new section to read:	
10	"§ 90-9.3A. Requirements for team-based practice as a physician assistan	
11	(a) In order to practice as a team-based physician assistant, a physic	<u>cian assistant shall</u>
12	meet all of the following conditions:	
13	(1) Practice in team-based settings, as defined in G.S. 90-1.1(4	
14	(2) Have more than 4,000 hours of clinical practice experie	
15	physician assistant and more than 1,000 hours of clinical p	
16	within the specific medical specialty of practice with a	physician in that
17	specialty.	
18	(3) Submit proof as the Board may deem satisfactory by rule	
19	meets the requirements of subdivisions $(a)(1)$ and $(a)(2)$ o	
20	Board may, by rule, require the physician assistant to c	
21	requirements or submit additional information the Board de	** *
22	(b) Team-based physician assistants shall collaborate and consult w	
23	appropriate members of the health care team as required by the patient's	
24	indicated by the education, experience, and competencies of the physician	
25	standard of care. The degree of collaboration must be determined by the pr	-
26	include decisions by the employer, group, hospital service, and the credentiali	
27	systems of a licensed facility. The Board may adopt rules to establish rec	-
28	determination and enforcement of collaboration, consultation, and refe	erral. Team-based
29 30	physician assistants are responsible for the care they provide.	nhysisian assistant
30 31	(c) <u>Notwithstanding any other provision of this Chapter, a team-based</u> practicing in a perioperative setting, including the provision of surgical or	
32		anestnesta-relateu
32 33	services, shall be supervised by a physician." SECTION 1.(d) G.S. 90-12.4 reads as rewritten:	
33 34	"§ 90-12.4. Physician assistant limited volunteer license.	
35	•	
36	(d) Before initiating the performance of medical acts, tasks, or functi	ons as a physician
37	assistant licensed under this section, the physician assistant shall provide su	1 1
38	either an "Intent to Practice Notification Form," which shall include the n	
39	telephone number of the physician licensed under this Article who will super	
40	assistant in the clinic specializing in the care of indigent patients.patie	1 1
41	requirements for team-based practice under G.S. 90-9.3A.	<u></u>
42		
43	SECTION 1.(e) G.S. 90-12.4B reads as rewritten:	
44	"§ 90-12.4B. Physician Assistant assistant retired limited volunteer licens	se.
45	····	
46	SECTION 1.(f) G.S. 90-18.1 reads as rewritten:	
47	"§ 90-18.1. Limitations on physician assistants.	
48	(a) Any person who is licensed under the provisions of G.S. 90-9.3 to	o perform medical
49	acts, tasks, and functions as a physician assistant may use the title "physician	
50	Any other person who uses the title in any form or holds out to be a physician	n assistant or to be
51	so licensed, shall be deemed to be in violation of this Article.	

	General Assem	oly Of North Carolina	Session 2023
1 2	(a1) Physi all clinical settin	cian assistants shall clearly designate their credentials a gs.	s a physician assistant in
3		cian assistants are authorized to write prescription	is for drugs under the
4	following condit		C
5	(1)	The North Carolina Medical Board has adopted re	gulations governing the
6		approval of individual physician assistants to write	
7 8		limitations as the Board may determine to be in the health and safety.	1 1
9	(2)	The physician assistant holds a current license issued	by the Board
10	(2) (3)	Repealed by Session Laws 2019-191, s. 35, effective	•
11	(4)	The supervising physician has provided to the physician	
12	(4)	instructions about indications and contraindications f	
12		a written policy for periodic review by the physician	1 0 0
13 14		This subdivision shall not apply to individuals w	
15		team-based setting under G.S. 90-9.3A.	ino are practicing in a
16	(5)	A physician assistant shall personally consult with the	he supervising physician
17	(5)	prior to prescribing a targeted controlled substance a	
18		this Chapter when all of the following conditions app	
19		a. The patient is being treated by a facility that	
20		treatment of pain by prescribing narcotic med	
21		b. The therapeutic use of the targeted control	
22		expected to exceed a period of 30 days.	
23	When a targete	d controlled substance prescribed in accordance w	ith this subdivision is
24	0	escribed to the same patient, the physician assistant	
25	• •	ician at least once every 90 days to verify that the prescr	
26	appropriate for th		
27	(c) Physi	cian assistants are authorized to compound and dis	spense drugs under the
28	following condit	ions:	
29	(1)	The function is performed under the super	vision of a licensed
30		pharmacist. physician.	
31	(2)	Rules and regulations of the North Carolina Boar	
32		applicable State and federal laws governing this fur	ection compounding and
33		dispensing are complied with.	
34	(3)	The physician assistant holds a current license issued	
35	<u>(4)</u>	The physician assistant registers with the Board of Pl	-
36	•	cian assistants are authorized to order medications,	
37	-	, nursing homes, and other health facilities under the fo	
38	(1)	The North Carolina Medical Board has adopted re	0 0
39 40		approval of individual physician assistants to order	
40		treatments with such limitations as the Board may de	etermine to be in the best
41	(2)	interest of patient health and safety.	l has the Decard
42	(2)	The physician assistant holds a current license issued	
43	(3)	The If the physician assistant is subject to a super	
44 45		supervising physician has provided to the physician	
45 46		instructions about ordering medications, tests, and	
40 47		appropriate, specific oral or written instructions for an provision for review by the physician of the order wit	-
47 48		determined by the Board, after the medication, test, o	
48 49	(4)	The hospital or other health facility has adopted	
49 50	(4)	ordering medications, tests, and treatments, inc	
50 51		verification of the physician assistants' orders by r	
51		verification of the physician assistants officers by I	iurses and other facility

	General Assembly Of North Carolina	Session 2023			
1 2	employees and such other procedures as are in the interest and safety.	of patient health			
3	(e) Any prescription written by a physician assistant or order given	i by a physician			
4	assistant for medications, tests, or treatments shall be deemed to have been a	•			
5	physician approved by the Board as the supervisor of the physician assistant an				
6	physician shall be responsible for authorizing the prescription or order. This sul				
7	apply to individuals who are practicing in a team-based setting under G.S. 90	•			
8	prescribe, order, administer, and procure drugs and medical devices w	- · ·			
9	authorization. Individuals who are practicing in a team-based setting under G				
10	also plan and initiate a therapeutic regimen that includes ordering				
11 12	non-pharmacological interventions, including durable medical equipment, nutrit				
12	products, and diagnostic support services, including home health care, hospice,	and physical and			
13 14	occupational therapy. (e1) Any medical certification completed by a physician assistant for a Physician assistants				
15	may authenticate any document, including death certificate shall be deeme				
16	authorized by the physician approved by the Board as the supervisor of the ph				
17	and the supervising physician shall be responsible for authorizing the completion	-			
18	their signature, certification, stamp, verification, affidavit, or endorsement,				
19	authenticated by the signature, certification, stamp, verification, affidavit, or en	dorsement of the			
20	medical certification.a physician.				
21	(e2) Physician assistants shall not perform final interpretations of dia				
22	studies. For purposes of this subsection, "diagnostic imaging" shall in				
23	tomography (CT), magnetic resonance imaging (MRI), nuclear medicine, p				
24	tomography (PET), mammography, and ultrasound services. Final interpr				
25 26	provided by a physician licensed under this Chapter. Notwithstanding any other				
26 27	Chapter, physician assistants conducting final interpretation of plain film radi supervised by a physician.	lographs shall be			
28	<u>supervised by a physiciali.</u>				
20 29	(g) Any person who is licensed under G.S. 90-9.3 to perform medical	l acts, tasks, and			
30	functions as a physician assistant shall comply with each of the following:				
31	(1) Maintain a current and active license to practice in this State				
32	(2) Maintain an active registration with the Board.				
33	(3) Have <u>File</u> a current Intent to Practice form filed with the Boa	rd. Board or meet			
34	the requirements for team-based practice under G.S. 90-9.3A	<u>A.</u>			
35					
36	SECTION 1.(g) G.S. 90-21.81(9) reads as rewritten:				
37	"(9) Qualified technician. – A registered diagnostic medical sor				
38	certified in obstetrics and gynecology by the Americ				
39 40	Diagnostic Medical Sonography (ARDMS) (ARDMS), a pl	•			
40 41	with certification in obstetrical ultrasonography, or a madvanced practice nurse practitioner in obstetrics with				
41	obstetrical ultrasonography."				
43	SECTION 1.(h) G.S. 58-3-169 reads as rewritten:				
44	"§ 58-3-169. Required coverage for minimum hospital stay following birth	.			
45	(a) Definitions. – As used in this section:				
46	(1) "Attending providers" includes:				
47	a. The obstetrician-gynecologists, pediatricians, family	physicians, and			
48	other physicians primarily responsible for the care	of a mother and			
49	newborn; and				
50	b. The nurse midwives midwives, physician assist				
51	practitioners primarily responsible for the care of a	mother and her			

1 2	newborn child in accordance with State licensure and certification laws.
3	
4	SECTION 1.(i) G.S. 110-91 reads as rewritten:
5 6	" § 110-91. Mandatory standards for a license. All child care facilities shall comply with all State laws and federal laws and local ordinances
7	that pertain to child health, safety, and welfare. Except as otherwise provided in this Article, the
8	standards in this section shall be complied with by all child care facilities. However, none of the
9	standards in this section shall be completed with by an ende care racinties. However, none of the standards in this section apply to the school-age children of the operator of a child care facility
10	but do apply to the preschool-age children of the operator. Children 13 years of age or older may
11	receive child care on a voluntary basis provided all applicable required standards are met. The
12	standards in this section, along with any other applicable State laws and federal laws or local
13	ordinances, shall be the required standards for the issuance of a license by the Secretary under
14	the policies and procedures of the Commission except that the Commission may, in its discretion,
15	adopt less stringent standards for the licensing of facilities which provide care on a temporary,
16	part-time, drop-in, seasonal, after-school or other than a full-time basis.
17	(1) Medical Care and Sanitation. – The Commission for Public Health shall adopt
18	rules which establish minimum sanitation standards for child care centers and
19	their personnel. The sanitation rules adopted by the Commission for Public
20	Health shall cover such matters as the cleanliness of floors, walls, ceilings,
21	storage spaces, utensils, and other facilities; adequacy of ventilation;
22	sanitation of water supply, lavatory facilities, toilet facilities, sewage disposal,
23 24	food protection facilities, bactericidal treatment of eating and drinking
24 25	utensils, and solid-waste storage and disposal; methods of food preparation and serving; infectious disease control; sleeping facilities; and other items and
23 26	facilities as are necessary in the interest of the public health. The Commission
20 27	for Public Health shall allow child care centers to use domestic kitchen
28	equipment, provided appropriate temperature levels for heating, cooling, and
29	storing are maintained. Child care centers that fry foods shall use commercial
30	hoods. These rules shall be developed in consultation with the Department.
31	The Commission shall adopt rules for child care facilities to establish
32	minimum requirements for child and staff health assessments and medical
33	care procedures. These rules shall be developed in consultation with the
34	Department. Each child shall have a health assessment before being admitted
35	or within 30 days following admission to a child care facility. The assessment
36	shall be done by: (i) a licensed physician, (ii) the physician's authorized agent
37	who is currently approved by the North Carolina Medical Board, or
38	comparable certifying board in any state contiguous to North Carolina, (iii) a
39 40	certified nurse practitioner, <u>(iv) a licensed physician assistant</u> , or (iv) (v) a public health nurse meeting the Departments Standards for Early Periodic
40 41	Screening, Diagnosis, and Treatment Program. However, no health
42	assessment shall be required of any staff or child who is and has been in
43	normal health when the staff, or the child's parent, guardian, or full-time
44	custodian objects in writing to a health assessment on religious grounds which
45	conform to the teachings and practice of any recognized church or religious
46	denomination.
47	Organizations that provide prepared meals to child care centers only are
48	considered child care centers for purposes of compliance with appropriate
49	sanitation standards.
50	"
	House Dill 75 Second Edition
	House Bill 75-Second EditionPage 5

General Assembly Of North Carolina

General Assembly Of North Carolina

1 **SECTION 2.** The North Carolina Medical Board shall adopt permanent rules 2 necessary to implement the provisions of this act.

3 **SECTION 3.** Section 1 of this act becomes effective when the Medical Board adopts

4 the permanent rules required under Section 2 of this act or June 30, 2024, whichever occurs first.

5 The Medical Board shall notify the Revisor of Statutes when the rules required under Section 2

6 of this act have been adopted. The remainder of this act is effective when it becomes law.