A BILL FOR AN ACT

CONCERNING PHYSICIAN ASSISTANTS, AND, IN CONNECTION THERewith, ESTABLISHING REQUIREMENTS FOR THE SUPERVISION OF PHYSICIAN ASSISTANTS, ESTABLISHING LIABILITY FOR PHYSICIAN ASSISTANTS, INCREASING THE NUMBER OF PHYSICIAN ASSISTANT MEMBERS ON THE COLORADO MEDICAL BOARD, AND MAKING AN APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill establishes supervisory requirements for physician assistants, establishes liability for physician assistants, increases the number of physician assistant members on the Colorado Medical Board, and makes an appropriation.
assistants who:

- Have practiced for less than 3 years;
- Have practiced for 3 years or more; or
- Have practiced for at least 12 months and are making a substantive change in their scope of practice or practice area.

Current law states that a licensed physician may be responsible for the direction and supervision of up to 4 physician assistants at any one time and may be responsible for the direction and supervision of more than 4 physician assistants upon receiving specific approval from the Colorado medical board (board). The bill eliminates this restriction.

The bill adds 2 more physician assistants as members of the board, for a total of 3 physician assistant members. Current law requires the president of the board to establish a licensing panel consisting of 3 members of the board. The bill adds a fourth member to the licensing panel; that is, a person who is a physician assistant member of the board.

The bill states that a physician assistant who has practiced for at least 3 years may be liable for damages resulting from negligence in providing care to a patient; except that a physician assistant is not liable for any such damages that occur as a result of the physician assistant following a direct order from a supervising physician.

Current law requires that when persons licensed to practice medicine form professional service corporations for the practice of medicine, the articles of incorporation of such corporations must state that one or more licensed physician assistants may be a shareholder of the corporation as long as the physician shareholders maintain majority ownership of the corporation. The bill removes this requirement.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, add 12-36-107.7 as follows:

12-36-107.7. Physician assistants - definitions - supervisory requirements - liability - definitions. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "PERFORMANCE EVALUATION" MEANS A DOCUMENT THAT INCLUDES DOMAINS OF COMPETENCY RELEVANT TO THE PRACTICE OF A PHYSICIAN ASSISTANT, USES MORE THAN ONE MODALITY OF ASSESSMENT TO EVALUATE THE DOMAINS, AND INCLUDES CONSIDERATION OF THE
PHYSICIAN ASSISTANT'S EDUCATION, TRAINING, EXPERIENCE, COMPETENCY, AND KNOWLEDGE OF THE SPECIALTY IN WHICH THE PHYSICIAN ASSISTANT IS ENGAGED.

(b) "PRACTICE AGREEMENT" MEANS A WRITTEN AGREEMENT BETWEEN A PHYSICIAN ASSISTANT AND A SUPERVISING PHYSICIAN THAT DEFINES THE COMMUNICATION AND DECISION-MAKING PROCESS BY WHICH THE PHYSICIAN ASSISTANT AND THE SUPERVISING PHYSICIAN PROVIDE CARE TO PATIENTS.

(c) "SUPERVISING PLAN" MEANS A DOCUMENT THAT ALLOWS A SUPERVISING PHYSICIAN TO FOLLOW THE ONGOING PROFESSIONAL DEVELOPMENT OF A PHYSICIAN ASSISTANT'S CLINICAL PRACTICE, PROMOTES A COLLABORATIVE RELATIONSHIP BETWEEN A PHYSICIAN ASSISTANT AND HIS OR HER SUPERVISING PHYSICIANS, AND ALLOWS A SUPERVISING PHYSICIAN TO ADDRESS ANY DEFICIENCIES THAT HAVE BEEN IDENTIFIED IN THE PHYSICIAN ASSISTANT'S CLINICAL COMPETENCIES DURING THE INITIAL PERFORMANCE PERIOD.

(2) A PHYSICIAN ASSISTANT LICENSED PURSUANT TO THIS ARTICLE 36 WHO HAS PRACTICED FOR LESS THAN THREE YEARS IS SUBJECT TO THE FOLLOWING SUPERVISORY REQUIREMENTS:

(a) THE PHYSICIAN ASSISTANT'S FIRST ONE HUNDRED SIXTY WORKING HOURS SHALL BE SUPERVISED BY A SUPERVISING PHYSICIAN WHO WORKS AT THE SAME LOCATION AS THE PHYSICIAN ASSISTANT. THE PHYSICIAN ASSISTANT'S PRIMARY SUPERVISING PHYSICIAN SHALL PROVIDE AT LEAST FORTY HOURS OF SUPERVISION, AND THE REMAINING HOURS MAY BE PROVIDED BY A SECONDARY SUPERVISING PHYSICIAN WHO IS DESIGNATED BY THE PRIMARY SUPERVISING PHYSICIAN.

(b) AFTER THE PHYSICIAN ASSISTANT COMPLETES ONE HUNDRED
SIXTY WORKING HOURS, A SUPERVISING PHYSICIAN MUST REMAIN AVAILABLE TO THE PHYSICIAN ASSISTANT VIA A TELECOMMUNICATION DEVICE AT ALL TIMES WHEN THE PHYSICIAN ASSISTANT IS WORKING.

(c) NOT MORE THAN THIRTY DAYS AFTER THE PHYSICIAN ASSISTANT COMPLETES ONE HUNDRED SIXTY WORKING HOURS, THE PRIMARY SUPERVISING PHYSICIAN SHALL COMPLETE AN INITIAL PERFORMANCE ASSESSMENT AND A SUPERVISORY PLAN FOR THE PHYSICIAN ASSISTANT.

(3) (a) THE SUPERVISION OF A PHYSICIAN ASSISTANT LICENSED PURSUANT TO THIS ARTICLE 36 WHO HAS PRACTICED IN THIS STATE FOR THREE YEARS OR MORE IS DETERMINED BY A PRACTICE AGREEMENT THAT SHALL BE CREATED BY THE PHYSICIAN ASSISTANT AND HIS OR HER PRIMARY SUPERVISING PHYSICIAN NOT LATER THAN THIRTY DAYS AFTER THE PHYSICIAN ASSISTANT BEGINS PRACTICING UNDER THE SUPERVISION OF THE PRIMARY SUPERVISING PHYSICIAN. A PRACTICE AGREEMENT MUST INCLUDE:

(I) A PROCESS BY WHICH A PHYSICIAN ASSISTANT AND A SUPERVISING PHYSICIAN COMMUNICATE AND MAKE DECISIONS CONCERNING PATIENTS' MEDICAL TREATMENT, WHICH PROCESS UTILIZES THE KNOWLEDGE AND SKILLS OF THE PHYSICIAN ASSISTANT AND THE SUPERVISING PHYSICIAN BASED ON THEIR RESPECTIVE EDUCATION, TRAINING, AND EXPERIENCE;

(II) A PROTOCOL FOR DESIGNATING AN ALTERNATIVE PHYSICIAN FOR CONSULTATION WHEN THE SUPERVISING PHYSICIAN IS UNAVAILABLE FOR CONSULTATION;

(III) THE SIGNATURES OF THE PHYSICIAN ASSISTANT AND SUPERVISING PHYSICIAN; AND
(IV) A TERMINATION PROVISION THAT ALLOWS THE PHYSICIAN ASSISTANT OR THE SUPERVISING PHYSICIAN TO TERMINATE THE PRACTICE AGREEMENT AFTER PROVIDING WRITTEN NOTICE OF HIS OR HER INTENT TO DO SO AT LEAST THIRTY DAYS BEFORE THE DATE OF TERMINATION. IF A PRACTICE AGREEMENT IS TERMINATED, THE PHYSICIAN ASSISTANT AND THE PHYSICIAN ASSISTANT’S PRIMARY SUPERVISING PHYSICIAN SHALL CREATE A NEW PRACTICE AGREEMENT WITHIN FORTY-FIVE DAYS AFTER THE DATE THE PREVIOUS PRACTICE AGREEMENT WAS TERMINATED.

(b) In addition to the components described in subsection (3)(a) of this section, a practice agreement may impose conditions concerning specific duties, procedures, or drugs.

(c) If the terms or conditions of a practice agreement change, both the physician assistant and the supervising physician shall sign and date the updated practice agreement.

(4) A physician assistant licensed pursuant to this article 36 who has practiced for at least twelve months and who is making a substantive change in his or her scope of practice or practice area is subject to the following supervisory requirements:

(a) The physician assistant’s first eighty working hours shall be supervised by a supervising physician who works at the same location as the physician assistant. The physician assistant’s primary supervising physician shall provide at least twenty hours of supervision, and the remaining hours may be provided by a secondary supervising physician who is designated by the primary supervising physician.

(b) After the physician assistant completes eighty
WORKING HOURS, A SUPERVISING PHYSICIAN SHALL REMAIN AVAILABLE TO
THE PHYSICIAN ASSISTANT VIA A TELECOMMUNICATION DEVICE AT ALL
TIMES WHEN THE PHYSICIAN ASSISTANT IS WORKING.

(c) After the physician assistant has worked for six
months, and again after the physician assistant has worked for
twelve months, the primary supervising physician shall complete
a performance assessment and discuss the performance
assessment with the physician assistant.

(5) (a) A physician assistant licensed pursuant to this
article 36 who has practiced for at least three years may be
liable for damages resulting from negligence in providing care
to a patient; except that a physician assistant is not liable for
any damages that occur as a result of the physician assistant
following a direct order from a supervising physician.

(b) A physician assistant who may be liable for damages as
described in subsection (5)(a) of this section shall maintain
professional liability insurance in an amount not less than one
million dollars per claim and three million dollars for all
claims.

(c) A physician assistant’s supervising physician may be
liable for damages resulting from the physician assistant’s
negligence in providing care to a patient if the physician
assistant has not practiced for at least three years as described
in subsection (5)(a) of this section.

SECTION 2. In Colorado Revised Statutes, 12-36-106, amend
(5)(b)(I) as follows:

12-36-106. Practice of medicine defined - exemptions from
licensing requirements - unauthorized practice by physician assistants and anesthesiologist assistants - penalties - rules - repeal.

(5) (b) (I) If the authority to perform an act is delegated pursuant to paragraph (a) of this subsection (5) SUBSECTION (5)(a) OF THIS SECTION, the act PHYSICIAN ASSISTANT TO WHOM THE ACT IS DELEGATED shall not be performed PERFORM THE ACT except under the personal and responsible direction and supervision of a person licensed under the laws of this state to practice medicine. A licensed physician may be responsible for the direction and supervision of up to EIGHT physician assistants at any one time. and may be responsible for the direction and supervision of more than four physician assistants upon receiving specific approval from the board. A LICENSED PHYSICIAN SHALL NOT BE MADE RESPONSIBLE FOR THE DIRECTION AND SUPERVISION OF MORE THAN FOUR PHYSICIAN ASSISTANTS UNLESS THE LICENSED PHYSICIAN AGREES TO ASSUME THE RESPONSIBILITY. A LICENSED PHYSICIAN HAS SOLE DISCRETION TO ASSUME OR REFUSE SUCH RESPONSIBILITY, AND AN EMPLOYER SHALL NOT REQUIRE A LICENSED PHYSICIAN TO ASSUME SUCH RESPONSIBILITY AS A CONDITION OF EMPLOYMENT. The board, by rule, may define what constitutes appropriate direction and supervision of a physician assistant; EXCEPT THAT THE BOARD SHALL NOT PROMULGATE A RULE THAT IS INCONSISTENT WITH SECTION 12-36-107.7.

SECTION 3. In Colorado Revised Statutes, 12-36-103, amend (1)(a)(I) introductory portion, (1)(a)(I)(B), (1)(a)(II), and (2) as follows:

12-36-103. Colorado medical board - immunity - subject to termination - repeal of article. (1) (a) (I) There is hereby created the Colorado medical board, referred to in this article ARTICLE 36 as the "board". The board shall consist of sixteen SEVENTEEN members
appointed by the governor and possessing the qualifications specified in this **article** ARTICLE 36 and as follows:

**B** One member **TWO MEMBERS** licensed under this **article** ARTICLE 36 as a physician assistant **PHYSICIAN ASSISTANTS**; and

**II** The terms of the members of the board shall be **ARE four** years. For the two physician and one physician assistant appointees added to the board during the calendar year beginning January 1, 2010, the term for one of the physician member appointees shall expire **EXPIRES four** years after the appointment, the term for the other physician member appointee shall expire **EXPIRES three** years after the appointment, and the term for the physician assistant appointee shall expire **EXPIRES two** years after the appointment. The term of the physician assistant appointee added to the board during the calendar year beginning January 1, 2019, expires two years after the appointment. Thereafter, the terms of the members of the board shall be **ARE four** years.

(2) The board **shall be comprised** **MUST INCLUDE** at all times of eight members having the degree of doctor of medicine, three members having the degree of doctor of osteopathy, and one physician assistant **TWO PHYSICIAN ASSISTANTS**, all of whom **shall have been licensed in** good standing and actively engaged in the practice of their professions in this state for at least three years next preceding their appointments, and four members of the public at large.

**SECTION 4.** In Colorado Revised Statutes, 12-36-111.3, **amend** (1)(a) as follows:

**12-36-111.3. Licensing panel.** (1)(a) The president of the board shall establish a licensing panel consisting of **three FOUR** members of the board as follows:
(I) One panel member shall be WHO IS a licensed physician having
the degree of doctor of medicine;

(II) One panel member shall be WHO IS a licensed physician
having the degree of doctor of osteopathy; and

(III) One panel member shall be WHO IS a public member of the
board; AND

(IV) ONE MEMBER WHO IS A PHYSICIAN ASSISTANT MEMBER OF
THE BOARD.

SECTION 5. In Colorado Revised Statutes, add to article 240
of title 12 as relocated by House Bill 19-1172 12-240-114.5 as follows:

12-240-114.5. Physician assistants - definitions - supervisory
requirements - liability - definitions. (1) AS USED IN THIS SECTION,
UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "PERFORMANCE EVALUATION" MEANS A DOCUMENT THAT
INCLUDES DOMAINS OF COMPETENCY RELEVANT TO THE PRACTICE OF A
PHYSICIAN ASSISTANT, USES MORE THAN ONE MODALITY OF ASSESSMENT
TO EVALUATE THE DOMAINS, AND INCLUDES CONSIDERATION OF THE
PHYSICIAN ASSISTANT’S EDUCATION, TRAINING, EXPERIENCE,
COMPETENCY, AND KNOWLEDGE OF THE SPECIALTY IN WHICH THE
PHYSICIAN ASSISTANT IS ENGAGED.

(b) "PRACTICE AGREEMENT" MEANS A WRITTEN AGREEMENT
BETWEEN A PHYSICIAN ASSISTANT AND A SUPERVISING PHYSICIAN THAT
DEFINES THE COMMUNICATION AND DECISION-MAKING PROCESS BY WHICH
THE PHYSICIAN ASSISTANT AND THE SUPERVISING PHYSICIAN PROVIDE
CARE TO PATIENTS.
(c) "SUPERVISORY PLAN" means a document that allows a supervising physician to follow the ongoing professional development of a physician assistant's clinical practice, promotes a collaborative relationship between a physician assistant and his or her supervising physicians, and allows a supervising physician to address any deficiencies that have been identified in the physician assistant's clinical competencies during the initial performance period.

(2) A physician assistant licensed pursuant to this article 240 who has practiced for less than three years is subject to the following supervisory requirements:

(a) The physician assistant's first one hundred sixty working hours shall be supervised by a supervising physician who works at the same location as the physician assistant. The physician assistant's primary supervising physician shall provide at least forty hours of supervision, and the remaining hours may be provided by a secondary supervising physician who is designated by the primary supervising physician.

(b) After the physician assistant completes one hundred sixty working hours, a supervising physician must remain available to the physician assistant via a telecommunication device at all times when the physician assistant is working.

(c) Not more than thirty days after the physician assistant completes one hundred sixty working hours, the primary supervising physician shall complete an initial performance assessment and a supervisory plan for the physician assistant.
(3) (a) The supervision of a physician assistant licensed pursuant to this article 240 who has practiced in this state for three years or more is determined by a practice agreement that shall be created by the physician assistant and his or her primary supervising physician not later than thirty days after the physician assistant begins practicing under the supervision of the primary supervising physician. A practice agreement must include:

(I) A process by which a physician assistant and a supervising physician communicate and make decisions concerning patients' medical treatment, which process utilizes the knowledge and skills of the physician assistant and the supervising physician based on their respective education, training, and experience;

(II) A protocol for designating an alternative physician for consultation when the supervising physician is unavailable for consultation;

(III) The signatures of the physician assistant and supervising physician; and

(IV) A termination provision that allows the physician assistant or the supervising physician to terminate the practice agreement after providing written notice of his or her intent to do so at least thirty days before the date of termination. If a practice agreement is terminated, the physician assistant and the physician assistant's primary supervising physician shall create a new practice agreement within forty-five days after the date the previous practice agreement was terminated.
(b) In addition to the components described in subsection (3)(a) of this section, a practice agreement may impose conditions concerning specific duties, procedures, or drugs.

(c) If the terms or conditions of a practice agreement change, both the physician assistant and the supervising physician shall sign and date the updated practice agreement.

(4) A physician assistant licensed pursuant to this article who has practiced for at least twelve months and who is making a substantive change in his or her scope of practice or practice area is subject to the following supervisory requirements:

(a) The physician assistant’s first eighty working hours shall be supervised by a supervising physician who works at the same location as the physician assistant. The physician assistant’s primary supervising physician shall provide at least twenty hours of supervision, and the remaining hours may be provided by a secondary supervising physician who is designated by the primary supervising physician.

(b) After the physician assistant completes eighty working hours, a supervising physician shall remain available to the physician assistant via a telecommunication device at all times when the physician assistant is working.

(c) After the physician assistant has worked for six months, and again after the physician assistant has worked for twelve months, the primary supervising physician shall complete a performance assessment and discuss the performance assessment with the physician assistant.
(5) (a) A PHYSICIAN ASSISTANT LICENSED PURSUANT TO THIS ARTICLE 240 WHO HAS PRACTICED FOR AT LEAST THREE YEARS MAY BE LIABLE FOR DAMAGES RESULTING FROM NEGLIGENCE IN PROVIDING CARE TO A PATIENT; EXCEPT THAT A PHYSICIAN ASSISTANT IS NOT LIABLE FOR ANY DAMAGES THAT OCCUR AS A RESULT OF THE PHYSICIAN ASSISTANT FOLLOWING A DIRECT ORDER FROM A SUPERVISING PHYSICIAN.

(b) A PHYSICIAN ASSISTANT WHO MAY BE LIABLE FOR DAMAGES AS DESCRIBED IN SUBSECTION (5)(a) OF THIS SECTION SHALL MAINTAIN PROFESSIONAL LIABILITY INSURANCE IN AN AMOUNT NOT LESS THAN ONE MILLION DOLLARS PER CLAIM AND THREE MILLION DOLLARS FOR ALL CLAIMS.

(c) A PHYSICIAN ASSISTANT'S SUPERVISING PHYSICIAN MAY BE LIABLE FOR DAMAGES RESULTING FROM THE PHYSICIAN ASSISTANT'S NEGLIGENCE IN PROVIDING CARE TO A PATIENT IF THE PHYSICIAN ASSISTANT HAS NOT PRACTICED FOR AT LEAST THREE YEARS AS DESCRIBED IN SUBSECTION (5)(a) OF THIS SECTION.

SECTION 6. In Colorado Revised Statutes, 12-240-107, amend as relocated by House Bill 19-1172 (6)(b)(I) as follows:

12-240-107. Practice of medicine defined - exemptions from licensing requirements - unauthorized practice by physician assistants and anesthesiologist assistants - penalties - definitions - rules - repeal. (6) (b) (I) If the authority to perform an act is delegated pursuant to subsection (6)(a) of this section, the PHYSICIAN ASSISTANT TO WHOM THE act IS DELEGATED shall not be performed except under the personal and responsible direction and supervision of a person licensed under the laws of this state to practice medicine. A licensed physician may be responsible for the direction and supervision
of up to four physician assistants at any one time. and may be responsible for the direction and supervision of more than four physician assistants upon receiving specific approval from the board. A LICENSED PHYSICIAN SHALL NOT BE MADE RESPONSIBLE FOR THE DIRECTION AND SUPERVISION OF MORE THAN FOUR PHYSICIAN ASSISTANTS UNLESS THE LICENSED PHYSICIAN AGREES TO ASSUME THE RESPONSIBILITY. A LICENSED PHYSICIAN HAS SOLE DISCRETION TO ASSUME OR REFUSE SUCH RESPONSIBILITY, AND AN EMPLOYER SHALL NOT REQUIRE A LICENSED PHYSICIAN TO ASSUME SUCH RESPONSIBILITY AS A CONDITION OF EMPLOYMENT. The board, by rule, may define what constitutes appropriate direction and supervision of a physician assistant; EXCEPT THAT THE BOARD SHALL NOT PROMULGATE A RULE THAT IS INCONSISTENT WITH SECTION 12-240-114.5.

SECTION 7. In Colorado Revised Statutes, 12-240-105, amend as relocated by House Bill 19-1172 (1)(a) introductory portion, (1)(a)(II), (1)(b), and (2) as follows:

12-240-105. Colorado medical board - immunity - subject to termination - repeal of article. (1) (a) There is hereby created the Colorado medical board, referred to in this article 240 as the "board". The board shall consist of sixteen members appointed by the governor and possessing the qualifications specified in this article 240 and as follows:

(II) One member licensed under this article 240 as a physician assistant; and

(b) The terms of the members of the board shall be four years. For the two physician and one physician assistant appointees added to the board during the calendar year beginning January 1, 2010, the term for
one of the physician member appointees shall expire EXPIRES four years after the appointment; the term for the other physician member appointee shall expire EXPIRES three years after the appointment; and the term for the physician assistant appointee shall expire EXPIRES two years after the appointment. The term of the physician assistant appointee added to the board during the calendar year beginning January 1, 2019, expires two years after the appointment. Thereafter, the terms of the members of the board shall be are four years.

(2) The board shall be comprised MUST INCLUDE at all times of eight members having the degree of doctor of medicine, three members having the degree of doctor of osteopathy, and one physician assistant two physician assistants, all of whom shall have been licensed in good standing and actively engaged in the practice of their professions in this state for at least three years next preceding their appointments, and four members of the public at large.

SECTION 8. In Colorado Revised Statutes, 12-240-116, amend as relocated by House Bill 19-1172 (1)(a) as follows:

12-240-116. Licensing panel. (1) (a) The president of the board shall establish a licensing panel consisting of four members of the board as follows:

(I) One panel member shall be WHO IS a licensed physician having the degree of doctor of medicine;

(II) One panel member shall be WHO IS a licensed physician having the degree of doctor of osteopathy; and

(III) One panel member shall be WHO IS a public member of the board; AND

(IV) One panel member WHO IS A PHYSICIAN ASSISTANT MEMBER OF
SECTION 9. Appropriation. For the 2019-20 state fiscal year, $4,650 is Appropriated to the department of regulatory agencies for use by the division of professions and occupations. This appropriation is from the division of professions and occupations cash fund created in section 24-34-105 (2)(b)(I), C.R.S. To implement this act, the division may use this appropriation for operating expenses.

SECTION 10. Act subject to petition - effective date - applicability. (1) (a) Except as otherwise provided in subsection (1)(b) of this section, this act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 2, 2019, if adjournment sine die is on May 3, 2019); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(b) Sections 5 through 8 of this act take effect only if House Bill 19-1172 becomes law, in which case sections 5 through 8 take effect October 1, 2019.

(2) This act applies to the supervision of persons who practice as physician assistants on or after the applicable effective date of this act.