First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 23-0226.01 Yelana Love x2295

SENATE BILL 23-083

SENATE SPONSORSHIP

Winter F. and Simpson, Cutter, Exum, Jaquez Lewis, Pelton B., Pelton R., Priola, Will

HOUSE SPONSORSHIP

Winter T. and Michaelson Jenet,

Senate Committees

Health & Human Services

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House Committees

Public & Behavioral Health & Human Services

A BILL FOR AN ACT CONCERNING AN EXPANSION OF A PHYSICIAN ASSISTANT'S ABILITY TO PRACTICE, AND, IN CONNECTION THEREWITH, CHANGING THE RELATIONSHIP BETWEEN A PHYSICIAN ASSISTANT AND A PHYSICIAN OR PODIATRIST FROM SUPERVISION TO COLLABORATION.

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 modifies the relationship between a physician assistant and a physician or podiatrist by removing the requirement that a physician

HOUSE Amended 2nd Reading March 23, 2023

SENATE Amended 3rd Reading March 9, 2023

SENATE Amended 2nd Reading March 7, 2023

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

assistant be supervised by a physician or podiatrist. Instead, a physician assistant must enter into a collaborative agreement with an employer, physician, or podiatrist.

The collaborative agreement must include:

- The physician assistant's name, license number, and primary location of practice;
- The signature of the physician assistant and the person with whom the physician assistant has entered into the collaborative agreement;
- A general description of the physician assistant's process for collaboration;
- A description of the performance evaluation process, which may be completed by the physician assistant's employer in accordance with a performance evaluation and review process established by the employer; and
- Any additional requirements specific to the physician assistant's practice required by the employer, physician, or podiatrist entering into the collaborative agreement, including additional levels of oversight, limitations on autonomous judgment, and the designation of a primary contact for collaboration.

For a physician assistant with fewer than 3,000 practice hours, the collaborative agreement must also:

- Require that collaboration during the first 160 practice hours be completed in person or through technology;
- Incorporate elements defining the expected nature of collaboration; and
- Require a performance evaluation and discussion of the performance evaluation with the physician assistant.

The bill also requires physician assistants who have been practicing for less than 3 years to satisfy certain financial responsibility requirements from which such physician assistants are exempt under current law.

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

2 SECTION 1. In Colorado Revised Statutes, 12-240-107, amend

3 (6) as follows:

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4 12-240-107. Practice of medicine defined - exemptions from

5 licensing requirements - unauthorized practice by physician

assistants and anesthesiologist assistants - penalties - definitions -

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rules - repeal. (6) (a) A person licensed under the laws of this state to
practice medicine may delegate to a physician assistant licensed by the
board pursuant to section 12-240-113 the authority to perform acts that
constitute the practice of medicine and acts that physicians are authorized
by law to perform to the extent and in the manner authorized by rules
promulgated by the board, including the authority to prescribe
medication, including controlled substances, and dispense only the drugs
designated by the board. The acts must be consistent with sound medical
practice. Each prescription for a controlled substance, as defined in
section 18-18-102 (5), issued by a physician assistant licensed by the
board shall be imprinted with the name of the physician assistant's
supervising physician. For all other prescriptions issued by a physician
assistant, the name and address of the health facility and, if the health
facility is a multi-speciality organization, the name and address of the
speciality clinic within the health facility where the physician assistant is
practicing must be imprinted on the prescription. Nothing in this
subsection (6) limits the ability of otherwise licensed health personnel to
perform delegated acts. The dispensing of prescription medication by a
physician assistant is subject to section 12-280-120 (6) A PHYSICIAN
ASSISTANT MAY NOT PROVIDE CARE UNLESS THE PHYSICIAN ASSISTANT
HAS ENTERED INTO A COLLABORATIVE AGREEMENT WITH <u>A PHYSICIAN</u>
LICENSED IN GOOD STANDING PURSUANT TO THIS ARTICLE 240 OR ARTICLE
290 of this title 12 or a physician group.
(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

(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 perform the act except under the personal and responsible direction and supervision of a person licensed under the laws

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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. 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 WITH A COLLABORATIVE AGREEMENT IN PLACE, A PHYSICIAN ASSISTANT LICENSED BY THE BOARD PURSUANT TO SECTION 12-240-113 MAY PERFORM ACTS WITHIN THE PHYSICIAN ASSISTANT'S EDUCATION, EXPERIENCE, AND COMPETENCY THAT CONSTITUTE THE PRACTICE OF MEDICINE AND ACTS THAT PHYSICIANS ARE AUTHORIZED BY LAW TO PERFORM TO THE EXTENT AND IN THE MANNER AUTHORIZED BY RULES PROMULGATED BY THE BOARD, INCLUDING PRESCRIBING AND DISPENSING MEDICATION, INCLUDING CONTROLLED SUBSTANCES.

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(II) For purposes of this subsection (6), "personal and responsible direction and supervision" means that the direction and supervision of a physician assistant is personally rendered by a licensed physician practicing in the state of Colorado and is not rendered through intermediaries. The extent of direction and supervision shall be determined by rules promulgated by the board and as otherwise provided in this subsection (6)(b); except that, when a physician assistant is performing a delegated medical function in an acute care hospital, the

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board shall allow supervision and direction to be performed without the physical presence of the physician during the time the delegated medical functions are being implemented if:

- (A) The medical functions are performed where the supervising physician regularly practices or in a designated health manpower shortage area;
- (B) The licensed supervising physician reviews the quality of medical services rendered by the physician assistant by reviewing the medical records to assure compliance with the physicians' directions; and
- (C) The performance of the delegated medical function otherwise complies with the board's rules and any restrictions and protocols of the licensed supervising physician and hospital.
- (c) Pursuant to section 12-240-135 (7), the board may apply for an injunction to enjoin any person from performing delegated medical acts that are in violation of this section or of any rules promulgated by the board The collaborative agreement must be kept on file at the Physician assistant's primary location of practice and be made available to the board upon request.
- (d) This subsection (6) shall not apply to any person who performs delegated medical tasks within the scope of the exemption contained in subsection (3)(1) of this section An act by a physician assistant that constitutes the practice of medicine must be consistent with Generally accepted standards of medical practice. A physician assistant shall collaborate with the appropriate health-care provider as indicated by the condition of the patient, the standard of care, and the physician assistant's education, experience, and competence.

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1	(e) AN EMPLOYER SHALL NOT REQUIRE A LICENSED PHYSICIAN TO
2	ENTER INTO A COLLABORATIVE AGREEMENT AS A CONDITION OF THE
3	PHYSICIAN'S EMPLOYMENT.
4	(f) ALL PRESCRIPTIONS ISSUED BY A PHYSICIAN ASSISTANT MUST
5	INCLUDE THE PHYSICIAN ASSISTANT'S NAME, THE NAME AND ADDRESS OF
6	THE HEALTH FACILITY, AND, IF THE HEALTH FACILITY IS A MULTISPECIALTY
7	ORGANIZATION, THE NAME AND ADDRESS OF THE SPECIALITY CLINIC
8	WITHIN THE HEALTH FACILITY WHERE THE PHYSICIAN ASSISTANT IS
9	PRACTICING. THE DISPENSING OF PRESCRIPTION MEDICATION BY A
10	PHYSICIAN ASSISTANT IS SUBJECT TO SECTION 12-280-120 (6)(a).
11	(g) While Performing acts included in the practice of
12	MEDICINE, AS DEFINED IN SUBSECTION (1) OF THIS SECTION, A PHYSICIAN
13	ASSISTANT SHALL CLEARLY IDENTIFY ONESELF, BOTH VISUALLY AND
14	VERBALLY, AS A PHYSICIAN ASSISTANT. <u>AN EMPLOYER, PHYSICIAN, OR</u>
15	PHYSICIAN GROUP MUST IDENTIFY TO PATIENTS THAT A PHYSICIAN
16	ASSISTANT PROVIDING CARE IS A PHYSICIAN ASSISTANT.
17	(h) PURSUANT TO SECTION 12-240-135 (7), THE BOARD MAY APPLY
18	FOR AN INJUNCTION TO ENJOIN ANY PERSON FROM PERFORMING MEDICAL
19	ACTS THAT ARE IN VIOLATION OF THIS SECTION OR OF ANY RULES
20	PROMULGATED BY THE BOARD.
21	(i) This subsection (6) does not apply to any person who
22	PERFORMS MEDICAL TASKS WITHIN THE SCOPE OF THE EXEMPTION
23	SPECIFIED IN SUBSECTION (3)(1) OF THIS SECTION.
24	(j) A PHYSICIAN ASSISTANT IS $\underline{\text{LIABLE}}$ FOR THE CARE PROVIDED BY
25	THE PHYSICIAN ASSISTANT.
26	(k) A PHYSICIAN ASSISTANT SHALL COMPLY WITH THE FINANCIAL
27	RESPONSIBILITY REQUIREMENTS SPECIFIED IN SECTION 13-64-301 (1) AND

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1	RULES ADOPTED BY THE BOARD PURSUANT TO THAT SECTION.
2	(1) Pursuant to section $12-240-138$ (1)(d)(I), a physician
3	ASSISTANT IS NOT AUTHORIZED TO OWN A MAJORITY OF A MEDICAL
4	PRACTICE.
5	SECTION 2. In Colorado Revised Statutes, amend 12-240-114.5
6	as follows:
7	12-240-114.5. Physician assistants - collaboration
8	requirements - proof of practice hours from another jurisdiction -
9	liability - definitions. (1) As used in this section, unless the context
10	otherwise requires:
11	(a) "COLLABORATION" MEANS, AS INDICATED BY THE PATIENT'S
12	CONDITION, COMMUNITY STANDARDS OF CARE, AND A PHYSICIAN
13	ASSISTANT'S EDUCATION, TRAINING, AND EXPERIENCE:
14	(I) CONSULTATION BETWEEN THE PHYSICIAN ASSISTANT AND $_$ A
15	PHYSICIAN OR PHYSICIAN GROUP; OR
16	(II) REFERRAL BY THE PHYSICIAN ASSISTANT TO A PHYSICIAN, OR,
17	IF THE REFERRAL IS TO A PHYSICIAN PRACTICING IN A DIFFERENT PRACTICE
18	AREA THAN THE PHYSICIAN ASSISTANT, A PHYSICIAN'S PRACTICE GROUP.
19	(b) "COLLABORATIVE AGREEMENT" MEANS A WRITTEN
20	AGREEMENT THAT DESCRIBES THE MANNER IN WHICH A PHYSICIAN
21	ASSISTANT COLLABORATES WITH A PHYSICIAN OR A PHYSICIAN GROUP.
22	(a) (c) "Performance evaluation" means a document that includes
23	domains of competency relevant to the practice of a physician assistant,
24	uses more than one modality of assessment to evaluate the domains, and
25	includes consideration of the physician assistant's education, training,
26	experience, competency, and knowledge of the specialty PRACTICE AREA
27	in which the physician assistant is engaged.

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(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.
- (d) "PHYSICIAN" MEANS A PHYSICIAN LICENSED IN GOOD STANDING
 PURSUANT TO THIS ARTICLE 240 OR ARTICLE 290 OF THIS TITLE 12,
 INCLUDING A PHYSICIAN IN A PHYSICIAN GROUP.
- (2) (a) A physician assistant licensed pursuant to this article 240 who has practiced for less than three years is subject to the following supervisory requirements SHALL ENTER INTO A COLLABORATIVE AGREEMENT WITH A PHYSICIAN OR A PHYSICIAN GROUP. THE PHYSICIAN ENTERING INTO A COLLABORATIVE AGREEMENT MUST BE ACTIVELY PRACTICING IN COLORADO WITH A REGULAR AND RELIABLE PHYSICAL PRESENCE IN COLORADO. THE COLLABORATIVE AGREEMENT MUST INCLUDE:
- (a) (I) 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

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1	physician who is designated by the primary supervising physician. THE
2	PHYSICIAN ASSISTANT'S NAME, LICENSE NUMBER, AND PRIMARY LOCATION
3	OF PRACTICE;
4	(b) (II) After the physician assistant completes one hundred sixty
5	working hours, a supervising physician must remain available to the
6	physician assistant via a telecommunication device at all times when the
7	physician assistant is working. The SIGNATURE OF THE PHYSICIAN
8	ASSISTANT AND THE PHYSICIAN OR PHYSICIAN GROUP WITH WHOM THE
9	PHYSICIAN ASSISTANT HAS ENTERED INTO THE COLLABORATIVE
10	AGREEMENT;
11	(c) (III) Not more than thirty days after the physician assistant
12	completes one hundred sixty working hours, the primary supervising
13	physician shall complete an initial performance assessment and a
14	supervisory plan for the physician assistant. A DESCRIPTION OF THE
15	PHYSICIAN ASSISTANT'S PROCESS FOR COLLABORATION, THE DEGREE OF
16	WHICH MUST BE BASED ON THE PHYSICIAN ASSISTANT'S PRIMARY
17	LOCATION AND AREA OF PRACTICE AND MAY INCLUDE:
18	(A) DECISIONS MADE BY THE PHYSICIAN OR PHYSICIAN GROUP
19	WITH WHOM THE PHYSICIAN ASSISTANT HAS ENTERED INTO A
20	COLLABORATIVE AGREEMENT; AND
21	(B) THE CREDENTIALING OR PRIVILEGING REQUIREMENTS OF THE
22	PHYSICIAN ASSISTANT'S PRIMARY LOCATION OF PRACTICE;
23	(IV) A DESCRIPTION OF THE PERFORMANCE EVALUATION PROCESS,
24	WHICH MAY BE COMPLETED BY THE PHYSICIAN ASSISTANT'S EMPLOYER IN
25	ACCORDANCE WITH A PERFORMANCE EVALUATION AND REVIEW PROCESS
26	ESTABLISHED BY THE EMPLOYER; AND
2.7	(V) ANY ADDITIONAL REQUIREMENTS SPECIFIC TO THE PHYSICIAN

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1	ASSISTANT'S PRACTICE REQUIRED BY THE PHYSICIAN ENTERING INTO
2	THE COLLABORATIVE AGREEMENT, INCLUDING ADDITIONAL LEVELS OF
3	OVERSIGHT, LIMITATIONS ON AUTONOMOUS JUDGMENT, AND THE
4	DESIGNATION OF A PRIMARY CONTACT FOR COLLABORATION.
5	(b) (I) EXCEPT AS PROVIDED IN SUBSECTION (2)(b)(IV) OF THIS
6	SECTION, FOR A PHYSICIAN ASSISTANT WITH FEWER THAN <u>FIVE</u> THOUSAND
7	PRACTICE HOURS, OR A PHYSICIAN ASSISTANT CHANGING PRACTICE AREAS
8	WITH FEWER THAN THREE THOUSAND PRACTICE HOURS IN THE NEW
9	PRACTICE AREA, THE COLLABORATIVE AGREEMENT IS A SUPERVISORY
10	AGREEMENT THAT MUST INCLUDE THE PROVISIONS DESCRIBED IN
11	SUBSECTIONS (2)(a)(III)(A), (2)(a)(III)(B), (2)(a)(IV), AND (2)(a)(V) OF
12	THIS SECTION AND MUST ALSO:
13	(A) REQUIRE THAT COLLABORATION DURING THE FIRST ONE
14	HUNDRED SIXTY PRACTICE HOURS BE COMPLETED IN PERSON OR THROUGH
15	TECHNOLOGY, AS PERMITTED BY THE PHYSICIAN OR PHYSICIAN GROUP
16	WITH WHOM THE PHYSICIAN ASSISTANT HAS ENTERED INTO THE
17	COLLABORATIVE AGREEMENT;
18	(B) Incorporate elements defining the expected nature of
19	COLLABORATION, INCLUDING: THE PHYSICIAN ASSISTANT'S EXPECTED
20	AREA OF PRACTICE; EXPECTATIONS REGARDING SUPPORT AND
21	CONSULTATION FROM THE PHYSICIAN OR PHYSICIAN GROUP WITH WHOM
22	THE PHYSICIAN ASSISTANT HAS ENTERED INTO A COLLABORATIVE
23	AGREEMENT; METHODS AND MODES OF COMMUNICATION AND
24	COLLABORATION; AND ANY OTHER PERTINENT ELEMENTS OF
25	COLLABORATIVE, TEAM-BASED PRACTICE APPLICABLE TO THE PHYSICIAN
26	ASSISTANT'S PRACTICE OR ESTABLISHED BY THE EMPLOYER; AND
27	(C) REQUIRE A PERFORMANCE EVALUATION AND DISCUSSION OF

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1	THE PERFORMANCE EVALUATION WITH THE PHYSICIAN ASSISTANT AFTER
2	THE PHYSICIAN ASSISTANT HAS WORKED WITH THE EMPLOYER FOR SIX
3	MONTHS, AGAIN AFTER THE PHYSICIAN ASSISTANT HAS WORKED WITH THE
4	EMPLOYER FOR TWELVE MONTHS, AND ADDITIONAL EVALUATION
5	THEREAFTER AS DETERMINED BY THE PHYSICIAN OR PHYSICIAN GROUP
6	WITH WHOM THE PHYSICIAN ASSISTANT HAS ENTERED INTO THE
7	COLLABORATIVE AGREEMENT.
8	(II) THE PERFORMANCE EVALUATION MAY BE COMPLETED BY THE
9	PHYSICIAN ASSISTANT'S EMPLOYER IN ACCORDANCE WITH THE
10	PERFORMANCE EVALUATION AND REVIEW PROCESS ESTABLISHED BY THE
11	EMPLOYER; EXCEPT THAT THE PERFORMANCE EVALUATION MUST BE
12	COMPLETED WITH AT LEAST THE MINIMUM FREQUENCY REQUIRED IN
13	SECTION $(2)(b)(I)(C)$ OF THIS SECTION.
14	(III) EXCEPT AS PROVIDED IN SUBSECTION (2)(b)(IV) OF THIS
15	SECTION, AFTER A PHYSICIAN ASSISTANT HAS COMPLETED THE NUMBER OF
16	PRACTICE HOURS REQUIRED PURSUANT TO SUBSECTION (2) OF THIS
17	<u>SECTION</u> , THE ADDITIONAL COLLABORATIVE AGREEMENT REQUIREMENTS
18	DESCRIBED IN THIS SUBSECTION (2)(b) NO LONGER APPLY.
19	(IV) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (2) OF
20	THIS SECTION:
21	(A) FOR A PHYSICIAN ASSISTANT ENTERING INTO A
22	COLLABORATIVE AGREEMENT WITH A PHYSICIAN OR PHYSICIAN GROUP IN
23	THE EMERGENCY DEPARTMENT OF A HOSPITAL WITH A LEVEL $\overline{\mathbf{I}}$ OR LEVEL
24	II TRAUMA CENTER, THE COLLABORATIVE AGREEMENT REMAINS A
25	SUPERVISORY AGREEMENT AND CONTINUES INDEFINITELY.
26	(B) FOR A PHYSICIAN ASSISTANT CHANGING PRACTICE AREAS TO
27	PRACTICE IN AN EMERGENCY DEPARTMENT OF A HOSPITAL THAT IS NOT A

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1	LEVEL I OR LEVEL II TRAUMA CENTER, THE SUPERVISING PHYSICIAN OR
2	PHYSICIAN GROUP MAY INCREASE THE NUMBER OF HOURS FOR WHICH THE
3	COLLABORATIVE AGREEMENT IS A SUPERVISORY AGREEMENT PURSUANT
4	TO SUBSECTION (2)(b) OF THIS SECTION.
5	(3) (a) The supervision of a physician assistant licensed pursuant
6	to this article 240 who has practiced in this state for three years or more
7	is determined by a practice agreement that shall be created by the
8	physician assistant and his or her primary supervising physician not later
9	than thirty days after the physician assistant begins practicing under the
10	supervision of the primary supervising physician. A practice agreement
11	must include A PHYSICIAN ASSISTANT MAY PROVIDE THE BOARD WITH A
12	SIGNED AFFIDAVIT OUTLINING PRACTICE EXPERIENCE FOR THE PURPOSES
13	OF MEETING THE REQUIREMENTS DESCRIBED IN SUBSECTION (2)(b) OF THIS
14	SECTION, AS APPLICABLE, IF THE PHYSICIAN ASSISTANT:
15	(a) HELD AN UNENCUMBERED LICENSE IN ANOTHER STATE OR
16	TERRITORY OF THE UNITED STATES BEFORE BECOMING LICENSED IN THIS
17	STATE PURSUANT TO SECTION 12-240-113; OR
18	(b) Was initially licensed in this state prior to the
19	EFFECTIVE DATE OF THIS SUBSECTION (3), AS AMENDED.
20	(I) A process by which a physician assistant and a supervising
21	physician communicate and make decisions concerning patients' medical
22	treatment, which process utilizes the knowledge and skills of the
23	physician assistant and the supervising physician based on their respective
24	education, training, and experience;
25	(II) A protocol for designating an alternative physician for
26	consultation when the supervising physician is unavailable for
27	consultation;

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1	(III) The signatures of the physician assistant and supervising
2	physician; and
3	(IV) A termination provision that allows the physician assistant
4	or the supervising physician to terminate the practice agreement after
5	providing written notice of his or her intent to do so at least thirty days
6	before the date of termination. If a practice agreement is terminated, the
7	physician assistant and the physician assistant's primary supervising
8	physician shall create a new practice agreement within forty-five days
9	after the date the previous practice agreement was terminated.
10	(b) In addition to the components described in subsection (3)(a)
11	of this section, a practice agreement may impose conditions concerning
12	specific duties, procedures, or drugs.
13	(c) If the terms or conditions of a practice agreement change, both
14	the physician assistant and the supervising physician shall sign and date
15	the updated practice agreement.
16	(4) A physician assistant licensed pursuant to this article 240 who
17	has practiced for at least twelve months and who is making a substantive
18	change in his or her scope of practice or practice area is subject to the
19	following supervisory requirements:
20	(a) The physician assistant's first eighty working hours shall be
21	supervised by a supervising physician who works at the same location as
22	the physician assistant. The physician assistant's primary supervising
23	physician shall provide at least twenty hours of supervision, and the
24	remaining hours may be provided by a secondary supervising physician
25	who is designated by the primary supervising physician.
26	(b) After the physician assistant completes eighty working hours,
27	a supervising physician shall remain available to the physician assistant

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1 via a telecommunication device at all times when the physician assistant 2 is working. 3 (c) After the physician assistant has worked for six months, and 4 again after the physician assistant has worked for twelve months, the 5 primary supervising physician shall complete a performance assessment 6 and discuss the performance assessment with the physician assistant. 7 (5) (a) A physician assistant licensed pursuant to this article 240 8 who has practiced for at least three years may be liable for damages 9 resulting from negligence in providing care to a patient; except that a 10 physician assistant is not liable for any damages that occur as a result of 11 the physician assistant following a direct order from a supervising 12 physician. 13 (b) A physician assistant who has been practicing for at least three 14 years shall comply with the financial responsibility requirements specified 15 in section 13-64-301 (1) and rules adopted by the board pursuant to that 16 section. 17 (c) A physician assistant's supervising physician may be liable for 18 damages resulting from the physician assistant's negligence in providing 19 care to a patient if the physician assistant has not practiced for at least 20 three years as described in subsection (5)(a) of this section. 21 **SECTION 3.** In Colorado Revised Statutes, 12-240-119, amend 22 (2)(c) as follows: 23 12-240-119. Reentry license - period of inactivity -24 international medical graduate - competency assessment - board 25 rules - conversion to full license. (2) (c) If, based on the assessment 26 and, IF PRESCRIBED, after completion of an educational program, if 27 prescribed, the board determines that the applicant is competent and

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1	qualified to practice medicine without supervision, or practice as a
2	physician assistant, or PRACTICE as an anesthesiologist assistant with
3	supervision, as specified in this article 240, the board may convert the
4	reentry license to a full license to practice medicine, practice as a
5	physician assistant, or practice as an anesthesiologist assistant, as
6	applicable, under this article 240.
7	SECTION 4. In Colorado Revised Statutes, 12-240-122, amend
8	(1) as follows:
9	12-240-122. Prescriptions - requirement to advise patients.
10	(1) A physician OR PHYSICIAN ASSISTANT licensed under this article 240
11	or a physician assistant licensed by the board who has been delegated the
12	authority to prescribe medication, may advise the physician's or the
13	physician assistant's patients of their option to have the symptom or
14	purpose for which a prescription is being issued included on the
15	prescription order.
16	SECTION 5. In Colorado Revised Statutes, 12-240-128, amend
17	(7)(c) as follows:
18	12-240-128. Physician training licenses. (7) A physician
19	training licensee may practice medicine as defined by this article 240 with
20	the following restrictions:
21	(c) A physician training licensee shall not: have the authority to
22	(I) Delegate the rendering of medical services to a person who is
23	not licensed to practice medicine pursuant to section 12-240-107 (3)(1);
24	OR
25	(II) and shall not have the authority to supervise ENTER INTO A
26	COLLABORATIVE AGREEMENT WITH physician assistants as provided by
27	section 12-240-107 (6) DESCRIBED IN SECTIONS 12-240-107 (6) AND

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1	12-240-114.5.
2	SECTION 6. In Colorado Revised Statutes, 12-280-103, amend
3	(39)(c)(II)(B) as follows:
4	12-280-103. Definitions - rules. As used in this article 280, unless
5	the context otherwise requires or the term is otherwise defined in another
6	part of this article 280:
7	(39) "Practice of pharmacy" means:
8	(c) The provision of a therapeutic interchange selection or a
9	therapeutically equivalent selection to a patient if, during the patient's stay
10	at a nursing care facility or a long-term acute care hospital licensed under
11	part 1 of article 3 of title 25, the selection has been approved for the
12	patient:
13	(II) By one of the following health-care providers:
14	(B) A physician assistant licensed under section 12-240-113; if the
15	physician assistant is under the supervision of a licensed physician; or
16	SECTION 7. In Colorado Revised Statutes, 12-280-502, amend
17	(1)(b)(II) as follows:
18	12-280-502. Therapeutic interchange and therapeutically
19	equivalent selections for nursing care facility or long-term acute care
20	hospital patients - rules. (1) A pharmacy used by a nursing care facility
21	or a long-term acute care hospital licensed under part 1 of article 3 of title
22	25 may make a therapeutic interchange or a therapeutically equivalent
23	selection for a patient if, during the patient's stay at the facility, the
24	selection has been approved for the patient:
25	(b) By one of the following health-care providers:
26	(II) A physician assistant licensed under section 12-240-113; if the
27	physician assistant is under the supervision of a licensed physician; or

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1 **SECTION 8.** In Colorado Revised Statutes, 12-290-110, amend 2 (5) as follows: 3 12-290-110. Podiatry training license. (5) A person with a 4 podiatric training license shall only practice podiatry ONLY under the 5 supervision of a licensed podiatrist or a physician licensed to practice 6 medicine within the residency program. A person with a podiatry training 7 license shall not delegate podiatric or medical services to a person who 8 is not licensed to practice podiatry or medicine and shall not have the 9 authority to supervise COLLABORATE WITH physician assistants. 10 **SECTION 9.** In Colorado Revised Statutes, amend 12-290-117 11 as follows: 12 12-290-117. Use of physician assistants - collaboration 13 requirements - affidavits of practice experience - rules - definitions. 14 (1) A person licensed under the laws of this state to practice podiatry may 15 delegate to a physician assistant licensed by the Colorado medical board 16 pursuant to section 12-240-113 the authority to A PHYSICIAN ASSISTANT 17 LICENSED PURSUANT TO ARTICLE 240 OF THIS TITLE 12 MAY perform acts 18 that constitute the practice of podiatry to the extent and in the manner 19 authorized by rules promulgated by the Colorado podiatry board. The acts 20 shall be consistent with sound practices of podiatry. Each prescription for 21 a controlled substance, as defined in section 18-18-102 (5), issued by a 22 physician assistant must have the name of the physician assistant's 23 supervising podiatrist printed on the prescription. For all other ALL 24 prescriptions issued by a physician assistant MUST INCLUDE THE 25 PHYSICIAN ASSISTANT'S NAME, the name and address of the health facility,

and, if the health facility is a multi-speciality MULTISPECIALTY

organization, the name and address of the speciality SPECIALTY clinic

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within the health facility where the physician assistant is practicing. must be imprinted on the prescription. Nothing in this section limits the ability of otherwise licensed health personnel to perform delegated acts. The dispensing of prescription medication by a physician assistant is subject to section 12-280-120 (6).

- (2) If the authority to perform an act is delegated pursuant to subsection (1) of this section, the act 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 podiatry, and the person shall not be responsible for the direction and supervision of more than four physician assistants at any one time without specific approval of the Colorado podiatry board. The board may define appropriate direction and supervision pursuant to rules PRIOR TO PRACTICING PODIATRY, A PHYSICIAN ASSISTANT MUST ENTER INTO A COLLABORATIVE AGREEMENT WITH A LICENSED PODIATRIST.
- (3) The provisions of sections 12-240-107 (6), and 12-240-113, AND 12-240-114.5 governing physician assistants under the "Colorado Medical Practice Act" shall apply to physician assistants under this section.
- **SECTION 10.** In Colorado Revised Statutes, 13-64-301, **amend** (1) introductory portion as follows:
- 13-64-301. Financial responsibility. (1) As a condition of active licensure or authority to practice in this state, every physician, dentist, dental therapist, or dental hygienist; every physician assistant; who has been practicing for at least three years; and every health-care institution as defined in section 13-64-202, except as provided in section 13-64-303.5, that provides health-care services shall establish financial

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1	responsibility, as follows:
2	SECTION 11. In Colorado Revised Statutes, 15-18.7-103,
3	amend (1) introductory portion and (1)(i) as follows:
4	15-18.7-103. Medical orders for scope of treatment forms -
5	form contents. (1) A medical orders for scope of treatment form shall
6	MUST include the following information concerning the adult whose
7	medical treatment is the subject of the medical orders for scope of
8	treatment form:
9	(i) The signature of the adult's physician, advanced practice
10	registered nurse, or if under the supervision or authority of the physician,
11	physician assistant.
12	SECTION 12. In Colorado Revised Statutes, 15-18.7-104,
13	amend (5) as follows:
14	15-18.7-104. Duty to comply with medical orders for scope of
15	4
13	treatment form - immunity - effect on criminal charges against
16	another person - transferability. (5) An adult's physician, advanced
16	another person - transferability. (5) An adult's physician, advanced
16 17	another person - transferability. (5) An adult's physician, advanced practice registered nurse, or if under the supervision of the physician,
16 17 18	another person - transferability. (5) An adult's physician, advanced practice registered nurse, or if under the supervision of the physician, physician assistant may provide an oral confirmation to a health-care
16 17 18 19	another person - transferability. (5) An adult's physician, advanced practice registered nurse, or if under the supervision of the physician, physician assistant may provide an oral confirmation to a health-care provider who shall annotate on the medical orders for scope of treatment
16 17 18 19 20	another person - transferability. (5) An adult's physician, advanced practice registered nurse, or if under the supervision of the physician, physician assistant may provide an oral confirmation to a health-care provider who shall annotate on the medical orders for scope of treatment form the time and date of the oral confirmation and the name and license
16 17 18 19 20 21	another person - transferability. (5) An adult's physician, advanced practice registered nurse, or if under the supervision of the physician, physician assistant may provide an oral confirmation to a health-care provider who shall annotate on the medical orders for scope of treatment form the time and date of the oral confirmation and the name and license number of the physician, advanced practice registered nurse, or physician
16 17 18 19 20 21 22	another person - transferability. (5) An adult's physician, advanced practice registered nurse, or if under the supervision of the physician, physician assistant may provide an oral confirmation to a health-care provider who shall annotate on the medical orders for scope of treatment form the time and date of the oral confirmation and the name and license number of the physician, advanced practice registered nurse, or physician assistant. The physician, advanced practice registered nurse, or physician
16 17 18 19 20 21 22 23	another person - transferability. (5) An adult's physician, advanced practice registered nurse, or if under the supervision of the physician, physician assistant may provide an oral confirmation to a health-care provider who shall annotate on the medical orders for scope of treatment form the time and date of the oral confirmation and the name and license number of the physician, advanced practice registered nurse, or physician assistant. The physician, advanced practice registered nurse, or physician assistant shall countersign the annotation of the oral confirmation on the
16 17 18 19 20 21 22 23 24	another person - transferability. (5) An adult's physician, advanced practice registered nurse, or if under the supervision of the physician, physician assistant may provide an oral confirmation to a health-care provider who shall annotate on the medical orders for scope of treatment form the time and date of the oral confirmation and the name and license number of the physician, advanced practice registered nurse, or physician assistant. The physician, advanced practice registered nurse, or physician assistant shall countersign the annotation of the oral confirmation on the medical orders for scope of treatment form within a time period that

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be provided by photocopy, fax, or electronic means. A medical orders for
scope of treatment form with annotated oral confirmation, and a
photocopy, fax, or other electronic reproduction thereof OF THE FORM
shall be given the same force and effect as the original form signed by the
physician, advanced practice registered nurse, or physician assistant.
SECTION 13. In Colorado Revised Statutes, 23-21-803, amend
(6) as follows:
23-21-803. Definitions. As used in this part 8, unless the context
otherwise requires:
(6) "Physician assistant" means a person licensed as a physician
assistant by the Colorado medical board in accordance with section
12-240-113 who is authorized, in accordance with section 12-240-107
(6), to perform acts constituting the practice of medicine, including
prescribing controlled substances. and who is under the supervision of a
physician trained in MAT.
SECTION 14. Act subject to petition - effective date. 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; excep-
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 2024 and, in such case, will take effect on the date of the

official declaration of the vote thereon by the governor.

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