GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

Η

HOUSE BILL 228

Committee Substitute Favorable 3/19/19 Committee Substitute #2 Favorable 4/3/19 PROPOSED COMMITTEE SUBSTITUTE H228-PCS30469-TMf-14

Short Title: Modernize Laws Pertaining to NC Medical Board.-AB

(Public)

D

Sponsors:

Referred to:

March 4, 2019

1		A BILL TO BE ENTITLED
2	AN ACT TO MO	DDERNIZE LAWS PERTAINING TO THE NORTH CAROLINA MEDICAL
3	BOARD AN	D THE PRACTICE OF MEDICINE.
4	The General Ass	embly of North Carolina enacts:
5		
6	PART I. PRAC	FICE OF MEDICINE
7	SECT	FION 1. G.S. 90-1.1 reads as rewritten:
8	"§ 90-1.1. Defin	itions.
9	The following	g definitions apply in this Article:
10	•••	
11	(4)	License. – An authorization issued by the Board to a physician or physician,
12		physician assistant assistant, or anesthesiologist assistant to practice perform
13		medical acts, tasks, or functions.
14	(4a)	Licensee Any person issued a license by the Board, whether the license is
15		active or inactive, including an inactive license by means of surrender.
16	<u>(4b)</u>	Inactive license A license that no longer grants the authorization to perform
17		medical acts, tasks, or functions. A license can become inactive upon a
18		licensee's request, a licensee's failure to annually register, a licensee's
19		voluntary surrender, or based on any disciplinary order issued by the Board.
20	<u>(4c)</u>	Modality. – A method of medical treatment.
21	(5)	The practice of medicine or surgery. – Except as otherwise provided by this
22		subdivision, the practice of medicine or surgery, for purposes of this Article,
23		includes any of the following acts:
24		
25		d. Offering or undertaking to perform any surgical operation procedure
26		on any individual.
27		"
28		FION 2.(a) G.S. 90-2 reads as rewritten:
29	"§ 90-2. Medica	
30		is established the North Carolina Medical Board to regulate the practice of
31	medicine and sur	gery for the benefit and protection of the people of North Carolina. The Board

32 shall consist of 13 members:

. . .

- 33
- 34

(2) Five members shall all be appointed by the Governor as follows:



General Assembly Of N	North Carolina	Session 201
e.	One shall be a duly licensed physician	who is a doctor of osteopath
	osteopathic medicine or a full-time f	•
	medical schools in North Carolina wh	-
	in that person's clinical practice, as reco	mmended by the Review Pane
	pursuant to G.S. 90-3.	
SECTION 2	(b) G.S. 90-2(d) reads as rewritten:	
	of the Board may be removed from of	fice by the Governor for good
	cancy in the physician, physician as	
•	d shall be filled for the period of the ur	· · ·
-	by the Review Panel pursuant to G.S.	
)-3. Any vacancy in the public members	
	nting authority for the unexpired term."	
	(c) Section 2(a) becomes effective Octo	ber 31, 2019.
	G.S. 90-3 reads as rewritten:	
	ecommends certain Board members; c	riteria for recommendations
	ed a Review Panel to review all applica	
	position, and the nurse practitioner pos	1 7 1
provided in G.S. 90-2(a)	(2)a. Board. The Review Panel shall cons	sist of nine members, includin
	ciety, one from the Old North State Medi	
Carolina Osteopathic Me	edical Association, one from the North C	Carolina Academy of Physicia
Assistants, one from the	North Carolina Nurses Association Cour	ncil of Nurse Practitioners, an
one public member current	ntly serving on the Board. All physicians,	physician assistants, and nurs
practitioners serving on t	he Review Panel shall be actively practic	cing in North Carolina.
The Review Panel s	shall contract for the independent adm	inistrative services needed t
complete its functions ar	nd duties. The Board shall provide funds	s to pay the reasonable cost for
the administrative service	es of the Review Panel. The Board shall	convene the initial meeting of
the Review Panel. The H	Review Panel shall elect a chair, and all	subsequent meetings shall b
convened by the Review		
-	ppoint Board members as provided in G.S	
-	mmendations to the Governor reflect the	e composition of the State wit
	racial, and age composition.	
	id its members and staff shall not be held	•
	g, in good faith, the powers and duties au	
	ered qualified for a physician position, the	
or nurse practitioner posi	tion on the Board, an applicant shall mee	t each of the following criteria
····		
	te, in a manner prescribed by the Revie	
	stands that the primary purpose of the Bo	1 I I I
	ling to take appropriate disciplinary acti	
	nduct or violations of the standards of	
	al care; and (iii) is aware of the time	commitment needed to be
constr	uctive member of the Board.	
(f) Naturithatan d	i_{n} a sum analysis of C S 00 16 the Dece	d movementide confidential on
	ing any provision of G.S. 90-16, the Boar	• •
1 0	investigative information in its possess	ion to the Review Panel.<u>Pane</u>
regarding applicants.		
" SECTION 4	G.S. 90-5 reads as rewritten:	
SECTION 4.	oard.	

General Assembly Of North Carolina Session 2019 1 The North Carolina Medical Board shall assemble once in every year in the City of Raleigh, 2 and shall remain in session from day to day until all applicants who may present themselves for 3 examination within the first two days of this meeting have been examined and disposed of; other 4 meetings in each year may be held at some suitable point in the State if deemed advisable. meet 5 at least once quarterly within the State of North Carolina and may hold any other meetings 6 necessary to conduct the business of the Board." **SECTION 5.** G.S. 90-5.1(a) reads as rewritten: 7 8 "(a) The Board shall: shall have the following powers and duties: 9 . . . 10 (8) Develop and implement methods to identify dyscompetent physicians 11 licensees and physicians-licensees who fail to meet acceptable standards of 12 care. 13 (9) Develop and implement methods to assess and improve physician-licensee 14 practice. " 15 16 **SECTION 6.** G.S. 90-5.2(a) reads as rewritten: 17 The Board shall require all physicians and physician assistants licensees to report to "(a) 18 the Board certain information, including, but not limited to, the following: 19 The names of any schools of medicine or osteopathy attended and the year of (1)20 graduation. 21 (2)Any graduate medical or osteopathic education at any institution approved by 22 the Accreditation Council of Graduate Medical Education, the Committee for 23 the Accreditation of Canadian Medical Schools, the American Osteopathic 24 Association, or the Royal College of Physicians and Surgeons of 25 Canada.education. " 26 27 **SECTION 7.** G.S. 90-5.3 reads as rewritten: 28 "§ 90-5.3. Reporting and publication of medical judgments, awards, payments, and 29 settlements. 30 (a) All physicians and physician assistants licensed or applying for licensure by the Board 31 applicants and licensees shall report the following to the Board: All medical malpractice judgments or awards affecting or involving the 32 (1)33 physician or physician assistant.applicant or licensee. 34 (2)All settlements in the amount of seventy-five thousand dollars (\$75,000) or 35 more related to an incident of alleged medical malpractice affecting or 36 involving the physician or physician assistant applicant or licensee where the 37 settlement occurred on or after May 1, 2008. 38 All settlements in the aggregate amount of seventy-five thousand dollars (3) 39 (\$75,000) or more related to any one incident of alleged medical malpractice 40 affecting or involving the physician or physician assistant applicant or 41 licensee not already reported pursuant to subdivision (2) of this subsection 42 where, instead of a single payment of seventy-five thousand dollars (\$75,000) 43 or more occurring on or after May 1, 2008, there is a series of payments made 44 to the same claimant which, in the aggregate, equal or exceed seventy-five 45 thousand dollars (\$75,000). 46 (b) The report required under subsection (a) of this section shall contain the following 47 information: 48 The date of the judgment, award, payment, or settlement. (1)49 (2)The specialty in which the physician or physician assistant applicant or 50 licensee was practicing at the time the incident occurred that resulted in the judgment, award, payment, or settlement. 51

	General Assembly Of North Carolina	Session 2019
1 2	(3) The city, state, and country in which judgment, award, payment, or settlen	the incident occurred that resulted in the nent.
- 3 4		esulted in the judgment, award, payment,
5	(c) The Board shall publish on the Board's We	ab site or other publication information
6	collected under this section. The Board shall publish th	1
7	date of the judgment, award, payment, or settlement.	•
8	individually identifiable numeric values of the reported j	1
9	The Board shall not release or publish the identity of the	ne patient associated with the judgment,
10 11	award, payment, or settlement. The Board shall allo	1 0 1 0
11	applicant or licensee to publish a statement explaining th	
12	award, payment, or settlement, and whether the case i these statements:	s under appear. The Board shan ensure
13 14	(1) Conform to the ethics of the medical	profession
14		numeric values of the judgment, award,
16	payment, or settlement.	numeric values of the judgment, award,
17	(3) Not contain information that would d	lisclose the natient's identity
18	(d) The term "settlement" for the purpose of this	
19	personal funds, a payment by a third party on behalf	1 2
20	<u>applicant or licensee</u> , or a payment from any other source	
21	(e) Nothing in this section shall limit the Board	
22	administer this Article."	6
23	SECTION 8. Article 1 of Chapter 90 of the	e General Statutes is amended by adding
24	a new section to read:	, , , , , , , , , , , , , , , , , , , ,
25	" <u>§ 90-5.4. Duty to report.</u>	
26	(a) Every licensee has a duty to report in writing	to the Board within 30 days any incidents
27	that licensee reasonably believes to have occurred invol	
28	(1) Sexual misconduct of any person lice	nsed by the Board under this Article with
29	a patient. Patient consent or initiation	n of acts or contact by a patient shall not
30	constitute affirmative defenses to se	exual misconduct. For purposes of this
31		ict" means vaginal intercourse, or any
32		ng as described in G.S. 14-27.20. Sexual
33		or contact that is for an accepted medical
34	purpose.	
35		on, or theft of any controlled substances
36		oard under this Article. For purposes of
37		is transferring controlled substances or
38 39		es to (i) the licensee for personal use; (ii)
39 40		ber; (iii) any other person living in the any person with whom the licensee is
40 41		any individual unless for a legitimate
41		ctitioner acting in the usual course of his
43		ses of this section, the term "immediate
44		rent, child, sibling, and any step-family
45	member or in-law coextensive with t	• • • • •
46	(b) For persons issued a license to practice by	
47	report under this section shall constitute unprofessio	
48	discipline under G.S. 90-14(a)(6). However, persons lie	
49	by or serving as a director or agent of the North Caroli	
50	obtain information exclusively while functioning in the	• •
51	the North Carolina Physicians Health Program that c	· · ·

	General A	Assembly C	Of North Carolina	Session 2019
1	incidents 1	referred to	in subdivisions (1) and (2) of subsection (a) of this s	section occurred shall
2			port pursuant to this section but shall comply with the	
3	-	in G.S. 90-		
4	(c)		n who reports under this section in good faith and wi	thout fraud or malice
5		• •	civil liability. Reports made in bad faith, fraudulently	
6			onal conduct and shall be grounds for discipline under	•
7	(d)		I may adopt rules to implement this section."	
8	<u></u>		V 9. G.S. 90-7 is repealed.	
9			N 10. G.S. 90-8.1 is amended by adding a new subseq	ction to read:
10	" <u>(c)</u>		ting an application for licensure, the applicant submit	
11	the Board.			<u>,</u>
12			N 11. G.S. 90-9.1(a) reads as rewritten:	
13	"(a)		provided in G.S. 90-9.2, to be eligible for licensure	as a physician under
14	• •		ant shall submit proof satisfactory to the Board that the	
15		· • •	ving criteria:	
16			s-The applicant has passed each part of an exam	ination described in
17			5. 90-10.1; G.S. 90-10.1.	
18			a graduate of: The applicant has completed at least 1	30 weeks of medical
19			ucation and satisfies any of the following:	
20		a.	A The applicant is a graduate of a medical col	lege approved by the
21			Liaison Commission on Medical Education, th	
22			Accreditation of Canadian Medical Schools, or a	
23			approved by the American Osteopathic A	
24			successfully completed one year of training in	
25			program approved by the Board after graduation	
26			or	,
27		b.	A-The applicant is a graduate of a medical	college approved or
28			accredited by the Liaison Commission Cor	
29			Education, the Committee for the on Accred	
30			Medical Schools, or an osteopathic college appro	
31			Osteopathic Association, is a dentist licensed	
32			under Article 2 of Chapter 90 of the General S	
33			certified by the American Board of Oral and M	
34			after having completed a residency in an Or	
35			Surgery Residency program approved by the Boa	
36			of medical school; and school.	
37		<u>c.</u>	The applicant may satisfy the education and gra	duation requirements
38		<u></u>	of subdivision (2) of this subsection by provide	
39			certification by a specialty board recognized by	
40			of Medical Specialties, Certificate of the	
41			Physicians, Fellowship of the Royal College of I	
42			Fellowship of the Royal College of Surgeons of	•
43			Osteopathic Association, the American B	
44			Maxillofacial Surgery, or any other special	
45			recognizes pursuant to rules.	
46		(3) Is	<u>The applicant is of good moral character.</u> "	
47			N 12. G.S. 90-9.2 reads as rewritten:	
48	"§ 90-9.2.		ents for graduates of foreign international medica	d schools.
49	(a)		tible for licensure under this section, an applicant w	
50	· · ·	-	proved by the Liaison Commission on Medical Educ	0
51		-	of Canadian Medical Schools, or the American Ost	

	General Assembly Of North Carolina Session 2019
1 2	shall submit proof satisfactory to the Board that the applicant: applicant has met all of the following:
3	(1) Has successfully The applicant has successfully completed three two years of
4	training in a medical education program approved by the Board after
5	graduation from medical school; school, or provides proof of current
6	certification by a specialty board recognized by the American Board of
7	Medical Specialties, Certificate of the College of Family Physicians,
8	Fellowship of the Royal College of Physicians of Canada, Fellowship of the
9	Royal College of Surgeons of Canada, American Osteopathic Association, the
10	American Board of Oral and Maxillofacial Surgery, or any specialty board the
11	Board recognizes pursuant to rules.
12	(2) <u>Is of good The applicant has good moral character; character.</u>
13	(3) Has a The applicant has a currently valid standard certificate of Educational
14	Commission for Foreign Medical Graduates (ECFMG); and Graduates.
15	(4) Is able The applicant has the ability to communicate in English.
16	(5) The applicant has successfully passed each part of an examination described
17	in G.S. 90-10.1.
18	
19	SECTION 13. G.S. 90-9.3 reads as rewritten:
20	"§ 90-9.3. Requirements for licensure as a physician assistant.
21	(a) To be eligible for licensure as a physician assistant, an applicant shall submit proof
22	satisfactory to the Board that the applicant: applicant has met all of the following:
23	(1) Has successfully The applicant has successfully completed an educational
24	program for physician assistants or surgeon assistants accredited by the
25	Committee on Allied Health Education and Accreditation Accreditation
26	Review Commission on Education for the Physician Assistant or by the
27	Committee's its predecessor or successor entities; entities.
28	(2) Holds or previously held a certificate The applicant has a current or previous
29	certification issued by the National Commission on Certification of Physician
30	Assistants; and Assistants or its successor.
31	(3) Is <u>The applicant is of good moral character</u> .
32	(b) Before initiating practice of medical acts, tasks, or functions as a physician assistant,
33	the physician assistant shall provide the Board the name, address, and telephone number of the
34	physician who will supervise the physician assistant in the relevant medical setting.
35	(c) The Board may, by rule, require an applicant to comply with other requirements or
36 27	submit additional information the Board deems appropriate. The Board may set fees for physician
37 38	assistants pursuant to rules adopted by the Board." SECTION 14. G.S. 90-9.4 reads as rewritten:
38 39	
40	* 90-9.4. Requirements for licensure as an anesthesiologist assistant. Every applicant for licensure as an anesthesiologist assistant in the State shall meet the
40 41	following criteria:
42	tonowing enteria.
43	(3) Submit to the Board proof of current certification from the National
44	Commission of Certification of Anesthesiologist Assistants (NCCAA) or its
45	successor organization, including passage of a certification examination
46	administered by the NCCAA. organization. The applicant shall take the
47	certification exam within 12 months after completing training.
48	(4) Meet any additional qualifications for licensure pursuant to rules adopted by
49	the Board."
50	SECTION 15. Article 1 of Chapter 90 of the General Statutes is amended by adding
51	a new section to read:

1	" <u>§ 90-9.5. Inactive licenses.</u>
2	The Board retains jurisdiction over an inactive license, regardless of how it became inactive,
3	including a request for inactivation, surrender of a license, or by operation of an order entered by
4	the Board. The Board's jurisdiction over the licensee extends for all matters, known and unknown
5	to the Board, at the time of the inactivation or surrender of the license."
6	SECTION 16. G.S. 90-10.1(1) is repealed.
7	SECTION 17. G.S. 90-11(b) reads as rewritten:
8	"(b) The Department of Public Safety may provide a criminal record check to the Board
9	for a person who has applied for a license through the Board. The Board shall provide to the
10	Department of Public Safety, along with the request, the fingerprints of the applicant, any
11	additional information required by the Department of Public Safety, and a form signed by the
12	applicant consenting to the check of the criminal record and to the use of the fingerprints and
13	other identifying information required by the State or national repositories. The applicant's
14	fingerprints shall be forwarded to the State Bureau of Investigation for a search of the State's
15	criminal history record file, and the State Bureau of Investigation shall forward a set of the
16	fingerprints to the Federal Bureau of Investigation for a national criminal history check. The
17	Board shall keep all information pursuant to this subsection privileged, in accordance with
18	applicable State law and federal guidelines, and the information shall be confidential and shall
19	not be a public record under Chapter 132 of the General Statutes.
20	The Department of Public Safety may charge each applicant a fee for conducting the checks
21	of criminal history records authorized by this subsection. The Board has the authority to collect
22	this fee from each applicant and remit it to the Department of Public Safety."
23 24	SECTION 18. G.S. 90-12.01 reads as rewritten:
24 25	 (a) As provided in rules adopted by the Board, the Board may issue a limited license
23 26	(a) As provided in rules adopted by the Board, the Board may issue a limited license known as a "resident's training license" to a physician not otherwise licensed by the Board who
20 27	is participating in a graduate medical education training program.
28	(b) A resident's training license shall become inactive at the time its holder ceases to be
29	a resident in a training program or obtains any other license to practice medicine issued by the
30	Board. The Board shall retain jurisdiction over the holder of the inactive license.
31	(c) The program director of every graduate medical education program shall report to the
32	Board the following actions involving a physician participating in a graduate medical education
33	training program within 30 days of the date that the action takes effect:
34	(1) Any revocation or termination, including, but not limited to, any nonrenewal
35	or dismissal of a physician from a graduate medical education training
36	program.
37	(2) <u>A resignation from, or completion of, a graduate medical education program</u>
38	or a transfer to another graduate medical education training program."
39	SECTION 19. G.S. 90-12.1A reads as rewritten:
40	"§ 90-12.1A. Limited volunteer license.
41	(a) The Board may issue a "limited volunteer license" to an applicant who:who does all
42	of the following:
43	(1) Has a license to practice medicine and surgery in another state; and state.
44	(2) Produces a <u>letter_verification_from</u> the state of licensure indicating the
45	applicant's license is active and in good standing.
46	(3) Repealed by Session Laws 2011-355, s. 1, effective June 27, 2011.
47	
48	(e) The holder of a limited license under this section may practice medicine and surgery
49 50	only at in association with clinics that specialize in the treatment of indigent patients. The holder
50 51	of the limited license may not receive compensation for services rendered at clinics specializing
51	in the care of indigent patients.

1	
2	(f) The holder of a limited license issued pursuant to this section who practices medicine
3	or surgery at places other than outside of an association with clinics that specialize in the
4	treatment of indigent patients shall be guilty of a Class 3 misdemeanor and, upon conviction,
5	shall be fined not less than twenty-five dollars (\$25.00) nor more than fifty dollars (\$50.00)-not
6	more than five hundred dollars (\$500.00) for each offense. The Board, in its discretion, may
7	revoke the limited license after due notice is given to the holder of the limited license.
8	" ••••
9	SECTION 20. G.S. 90-12.1B reads as rewritten:
10	"§ 90-12.1B. Retired limited volunteer license.
11	
12	(c) The holder of a limited license under this section may practice medicine and surgery
13	only at in association with clinics that specialize in the treatment of indigent patients. The holder
14	of the limited license may not receive compensation for services rendered at clinics specializing
15	in the care of indigent patients.
16	
17	(e) The holder of a limited license issued pursuant to this section who practices medicine
18	or surgery at places other than outside of an association with clinics that specialize in the
19	treatment of indigent patients shall be guilty of a Class 3 misdemeanor and, upon conviction,
20	shall be fined not less than twenty-five dollars (\$25.00) nor more than fifty dollars (\$50.00) not
21	more than five hundred dollars (\$500.00) for each offense. The Board, in its discretion, may
22	revoke the limited license after due notice is given to the holder of the limited license.
23	
24	SECTION 21. G.S. 90-12.2A reads as rewritten:
25	"§ 90-12.2A. Special purpose license.
26	(a) The Board may issue a special purpose license to practice medicine to an applicant
27	who:who does all of the following:
28	(1) Holds a full and unrestricted license to practice in at least one other
29	jurisdiction; and jurisdiction.
30	(2) Does not have any current or pending disciplinary or other action against him
31 32	or her by any medical licensing agency in any state or other jurisdiction.
	(b) The holder of the special purpose license practicing medicine or surgery beyond the limitations of the license shell be guilty of a Class 2 misdemeanor and upon conviction, shell be
33 34	limitations of the license shall be guilty of a Class 3 misdemeanor and, upon conviction, shall be fined not loss than twenty five dollars (\$25.00) nor more than fifty dollars (\$50.00) not more than
34 35	fined not less than twenty-five dollars (\$25.00) nor more than fifty dollars (\$50.00) not more than five hundred dollars (\$500.00) for each offense. The Board, at its discretion, may revolve the
35 36	<u>five hundred dollars (\$500.00)</u> for each offense. The Board, at its discretion, may revoke the special license after due notice is given to the holder of the special purpose license.
30 37	"
38	SECTION 22. G.S. 90-12.3 reads as rewritten:
39	"§ 90-12.3. Medical school faculty license.
40	(a) The Board may issue a medical school faculty license to practice medicine and
41	surgery to a physician who: who has met all of the following:
42	(1) Holds The applicant holds a full-time faculty appointment as either a an
43	<u>instructor</u> , lecturer, assistant professor, associate professor, or full professor at
44	one of the following medical schools: a North Carolina medical school that is
45	certified by the Liaison Committee on Medical Education or the Commission
46	of Osteopathic College Accreditation of the American Osteopathic
47	Association.
48	a. Duke University School of Medicine;
49	b. The University of North Carolina at Chapel Hill School of Medicine;
50	c. Wake Forest University School of Medicine; or
51	d. East Carolina University School of Medicine; and
	, ,

	General Assembly Of North Carolina	Session 2019
1 2	(2) <u>Is-The applicant is not subject to disciplinary order or oth</u> medical licensing agency in any state or other jurisdiction.	er action by any
3	(b) The holder of the medical school faculty license issued under this	section shall not
4	practice medicine or surgery outside the confines of the medical school or ϵ	
5	medical school. its affiliates. The holder of the medical school faculty license pro-	
6	or surgery beyond the limitations of the license shall be guilty of a Class 3 n	ē
7	upon conviction, shall be fined not less than twenty five dollars (\$25.00) no	
8	dollars (\$50.00) not more than five hundred dollars (\$500.00) for each offense.	
9	discretion, may revoke the special license after due notice is given to the hold	,
10	school faculty license.	
11	(b1) A medical school faculty license shall become inactive at the time it	s holder does one
12	or more of the following:	<u> </u>
13	(1) Ceases to hold a full-time appointment as an instructor, 1	ecturer. assistant
14	professor, or full professor at a certified North Carolina med	
15	(2) Ceases to be employed in a full-time capacity by a certifie	
16	medical school.	
17	(3) Obtains any other license to practice medicine issued by the	Board.
18	The Board shall retain jurisdiction over the holder of the inactive license.	
19	(c) The Board may adopt rules and set fees related to issuing medic	al school faculty
20	licenses. The Board may, by rule, set a time limit for the term of a medical schoo	•
21	SECTION 23. G.S. 90-12.4 reads as rewritten:	j i i i
22	"§ 90-12.4. Physician assistant limited volunteer license.	
23	····	
24	(c) The holder of a limited license may perform medical acts, tasks,	or functions as a
25	physician assistant only at in association with clinics that specialize in the trea	
26	patients. The holder of a limited license may not receive payment or other	U U
27	services rendered at clinics specializing in the care of indigent patients. The h	-
28	volunteer license shall practice as a physician assistant within this State for no r	
29	per calendar year.	•
30		
31	(e) The holder of a limited license issued pursuant to this section with	ho practices as a
32	physician assistant at places other than outside an association with clinics that	specialize in the
33	treatment of indigent patients shall be guilty of a Class 3 misdemeanor and,	upon conviction,
34	shall be fined not less than twenty-five dollars (\$25.00) nor more than fifty do	llars (\$50.00) <u>not</u>
35	more than five hundred dollars (\$500.00) for each offense. The Board, in its	s discretion, may
36	revoke the limited license after due notice is given to the holder of the limited l	license.
37		
38	SECTION 24. G.S. 90-12.4B reads as rewritten:	
39	"§ 90-12.4B. Physician Assistant retired limited volunteer license.	
40		
41	(c) The holder of a retired limited volunteer license under this section	on may perform
42	medical acts, tasks, or functions as a physician assistant only at in association	
43	specialize in the treatment of indigent patients. The holder of a retired limited	volunteer license
44	may not receive compensation for services rendered at clinics specializing in th	e care of indigent
45	patients.	
46		
47	(e) The holder of a retired limited volunteer license issued pursuant to	
48	practices as a physician assistant at places other than outside an association	
49	specialize in the treatment of indigent patients shall be guilty of a Class 3 misder	· 1
50	conviction, shall be fined not less than twenty-five dollars (\$25.00) nor more	•
51	(\$50.00) not more than five hundred dollars (\$500.00) for each offense. T	The Board, in its

1		may revoke the limited license after due notice is given to the holder of the limited
2	license.	
3	"	
4		SECTION 25. G.S. 90-13.2 reads as rewritten:
5	"§ 90-13.2.	Registration every year with Board.
6	(a) I	Every person licensed to practice medicine by the North Carolina Medical Board
7	licensee sha	all register annually with the Board within no later than 30 days of after the person's
8	birthday.	
9	•••	
10	(d) A	A physician licensee who is not actively engaged in the practice of medicine
11	performance	e of medical acts, tasks, or functions in North Carolina and who does not wish to
12	register the	license may direct the Board to place the license on inactive status.
13	•••	
14	(g) U	Upon payment of all accumulated fees and penalties, the license of the physician
15	licensee mag	y be reinstated, subject to the Board requiring the physician licensee to appear before
16		or an interview and to comply with other licensing requirements. The penalty may
17		the <u>applicable</u> maximum fee for a license under G.S. 90-13.1.
18	"	
19		SECTION 26. G.S. 90-14 reads as rewritten:
20		Disciplinary Authority.
21		The Board shall have the power to place on probation with or without -conditions,
22		tations and conditions on, publicly reprimand, assess monetary redress, issue public
23		oncern, mandate free medical services, require satisfactory completion of treatment
24	1 0	remedial or educational training, fine, deny, annul, suspend, or revoke a license, or
25		ity to practice medicine in this State, issued by the Board to any person who has been
26	•	e Board to have committed any of the following acts or conduct, or for any of the
27	following re	easons:
28	•	 (5)
29	((5) Being unable to practice medicine with reasonable skill and safety to patients
30		by reason of illness, drunkenness, excessive use of alcohol, drugs, chemicals,
31 32		or any other type of material or by reason of any physical or mental abnormality. The Board is empowered and authorized to require a physician
32 33		licensed by it an applicant or licensee to submit to a mental or physical
33 34		examination by physicians or physician assistants, or mental examinations by
34 35		other licensed health care providers acting within the scope of their practice
36		as allowed by law designated by the Board during the pendency of a license
37		<u>application and</u> before or after charges may be presented against the physician,
38		<u>applicant or licensee</u> , and the results of the examination shall be admissible in
39		evidence in a hearing before the Board. <u>Failure to comply with an order</u>
40		pursuant to this subsection may be considered unprofessional conduct as
41		defined in G.S. 90-14(a)(6).
42	((6) Unprofessional conduct, including, but not limited to, departure from, or the
43	· · · · · · · · · · · · · · · · · · ·	failure to conform to, the standards of acceptable and prevailing medical
44		practice, or the ethics of the medical profession, irrespective of whether or not
45		a patient is injured thereby, or the committing of any act contrary to honesty,
46		justice, or good morals, whether the same is committed in the course of the
47		licensee's practice or otherwise, and whether committed within or without
48		North Carolina. The Board shall not revoke the license of or deny a license to
49		a person, or discipline a licensee in any manner, solely because of that person's
50		practice of a therapy that is experimental, nontraditional, or that departs from
51		acceptable and prevailing medical practices unless, by competent evidence,

	General Assem	oly Of North Carolina	Session 2019
1 2 3		the Board can establish that the treatment has a safety a prevailing treatment or that the treatment is generally not	-
3 4 5	 (11)	Lack of professional competence to practice medicine degree of skill and safety for patients or failing to p	
6		standards of one or more areas of professional physician I	practice. care. In this
7		connection the Board may consider repeated acts of a phy	6
8		physician's an applicant or licensee's failure to properly	-
9 10		Board may, upon reasonable grounds, require a physic licensee to submit to inquiries or examinations, written of	
10		deems necessary to determine the professional qualific	
12		applicant or licensee. Failure to comply with an ord	
13		subsection may be considered unprofessional cond	
14		<u>G.S. 90-14(a)(6).</u> In order to annul, suspend, deny, or re	
15		accused person, the Board shall find by the greater weight	
16		the care provided was not in accordance with the standard	ds of practice for the
17		procedures or treatments administered.	
18	(11a)	Not actively practiced medicine or practiced as a phys	
19		licensee, or having not maintained continued competence	•
20		the Board, for the two-year period immediately preced	
21 22		application for an initial license from the Board or the	
22 23		petition, motion, or application to reactivate <u>or rei</u> suspended, or revoked license previously issued by the l	
23 24		authorized to adopt any rules or regulations it deems ne	
25		the provisions of this subdivision.	cessary to earry out
26	(12)	Promotion of the sale of drugs, devices, appliances or go	oods for a patient, or
27	()	providing services to a patient, in such a manner as to exp	-
28		upon a finding of the exploitation, the Board may ord	
29		restitution be made to the payer of the bill, whether the p	
30		by the physician; provided that a determination of the a	mount of restitution
31		shall be based on credible testimony in the record.	
32	(13)	Having a license to practice medicine or the authority t	-
33		revoked, suspended, restricted, or acted against or having	-
34		medicine denied by the licensing authority of any juris	
35		including Canada, the United Kingdom, and Australia.	1 1
36 37		subdivision, the licensing authority's acceptance of a	1
38		medicine-voluntarily relinquished by a physician license stipulation, consent order, or other settlement in response	
38 39		of the filing of administrative charges against the pl	_
40		license, <u>or an inactivation or voluntary surrender of a</u>	-
41		<u>investigation</u> is an action against a license to practice me	
42	(14)	The failure to comply with an order issued under this Art	
43	× /	respond, within a reasonable period of time and in a re	
44		determined by the Board, to inquiries from the Board co	
45		affecting the license to practice medicine.	
46	(15)	The failure to complete an amount not to exceed 150	
47		medical education during any three consecutive calendary	ar years pursuant to
48		rules adopted by the Board.	
49 50	<u>(16)</u>	<u>A violation of any provision of this Article.</u>	
50	<u>(17)</u>	Failure to make reports as required by this Article.	

General Assembly Of North Carolina Session 2019 1 The Board may, in its discretion and upon such terms and conditions and for such period of 2 time as it may prescribe, restore a license so revoked or otherwise acted upon, except that no 3 license that has been revoked shall be restored for a period of two years following the date of 4 revocation. 5 . . . 6 A-Except as provided in subsection (c1) of this section, a felony conviction shall result (c) 7 in the automatic revocation of a license issued by the Board, unless the Board orders otherwise 8 or receives a request for a hearing from the person within 60 days of receiving notice from the 9 Board, after the conviction, of the provisions of this subsection. If the Board receives a timely request for a hearing in such a case, the provisions of G.S. 90-14.2 shall be followed. 10 11 A felony conviction under Article 7B of Chapter 14 of the General Statutes shall result (c1)in the automatic denial or revocation of a license issued by the Board, and that denial or 12 13 revocation shall be permanent, and the applicant or licensee shall be ineligible for reapplication, 14 relicensure, reinstatement, or restoration under subsection (c2) of this section. Except as provided in subsection (c1) of this section, where the Board has exercised 15 (c2)its authority pursuant to this section to revoke a license, the holder of the revoked license will 16 17 not be eligible to make an application for reinstatement before two years from the effective date 18 of the revocation. 19 . . . 20 Prior to taking action against any licensee for providing care not in accordance with (g) 21 the standards of practice of care for the procedures or treatments administered, the Board shall 22 whenever practical consult with a licensee who routinely utilizes or is familiar with the same 23 modalities and who has an understanding of the standards of practice for the modality 24 administered. Information obtained as result of the consultation shall be available to the licensee 25 at the informal nonpublic precharge conference. 26 . . . 27 At the time of first communication from the Board or agent of the Board to a licensee (i) 28 regarding a complaint or investigation, the Board shall provide notice in writing to the licensee 29 that informs the licensee: (i) of the existence of any complaint or other information forming the 30 basis for the initiation of an investigation; (ii) that the licensee may retain counsel; (iii) how the 31 Board will communicate with the licensee regarding the investigation or disciplinary proceeding 32 in accordance with subsections (m) and (n) of this section; (iv) section; (iv) that the licensee has 33 a duty to respond to inquiries from the Board concerning any matter affecting the license, and all 34 information supplied to the Board and its staff will be considered by the Board in making a 35 determination with regard to the matter under investigation; (v) that the Board will complete its 36 investigation within six months or provide an explanation as to why it must be extended; and (vi) 37 that if the Board makes a decision to initiate public disciplinary proceedings, the licensee may 38 request in writing an informal nonpublic precharge conference. 39 After the Board has made a nonpublic determination to initiate disciplinary (i) 40 proceedings, but before public charges have been issued, the licensee requesting so in writing, shall be entitled to an informal nonpublic precharge conference. At least five days prior to the 41 42 informal nonpublic precharge conference, the Board will provide to the licensee the following: 43 (i) all relevant information obtained during an investigation, including exculpatory evidence

(i) an relevant mormation obtained during an investigation, including excupatory evidence
 except for information that would identify an anonymous complainant; (ii) the substance of any
 written expert opinion that the Board relied upon, not including information that would identify
 an anonymous complainant or expert reviewer; (iii) notice that the licensee may retain counsel,
 and if the licensee retains counsel all communications from the Board or agent of the Board

regarding the disciplinary proceeding will be made through the licensee's counsel; (iv) notice that
if a Board member initiated the investigation then that Board member will not participate in the
adjudication of the matter before the Board or hearing committee; (v) notice that the Board may

51 use an administrative law judge or designate hearing officers to conduct hearings as a hearing

1 committee to take evidence; (vi) notice that the hearing shall proceed in the manner prescribed 2 in Article 3A of Chapter 150B of the General Statutes and as otherwise provided in this Article; 3 and (vii) any Board member who serves as a hearing officer in this capacity shall not serve as 4 part of the quorum that determines the final agency decision. The provisions of this section do 5 not apply where the Board has exercised its authority under G.S. 150B-3(c) and issued an order 6 of summary suspension. 7 Unless the conditions specified in G.S. 150B-3(c) exist, the Board shall not When the (k) 8 Board has made a determination that the public health, safety, or welfare requires emergency 9 action, the Board may seek to require of a licensee the taking of any action adversely impacting 10 the licensee's medical practice or license without first giving notice of the proposed action, the 11 basis for the proposed action, and information required under subsection (i) of this section. 12 " 13 SECTION 27. G.S. 90-14.1 reads as rewritten: 14 "§ 90-14.1. Judicial review of Board's decision denying issuance of a license. 15 Whenever the North Carolina Medical Board has determined that a person who has duly 16 made application to take an examination to be given by the Board showing his education, training 17 and other qualifications required by said Board, or that a person who has taken and passed an 18 examination given by the Board, has failed to satisfy the Board of his qualifications to be 19 examined or an applicant fails to satisfy the Board of the applicant's qualifications to be issued a 20 license, for any cause other than failure to pass an examination, the Board shall immediately 21 notify such person of its decision, and indicate in what respect the applicant has so failed to 22 satisfy the Board. Such applicant shall be given a formal hearing before the Board upon request 23 of such applicant filed with or mailed by registered mail to the secretary of the Board at Raleigh, 24 North Carolina, within 10 days after receipt of the Board's decision, stating the reasons for such 25 request. The Board shall within 20 days of receipt of such request notify such applicant of the 26 time and place of a public hearing, which shall be held within a reasonable time. The burden of 27 satisfying the Board of his the applicant's qualifications for licensure shall be upon the applicant. 28 Following such hearing, the Board shall determine whether the applicant is qualified to be 29 examined or is entitled to be licensed as the case may be. licensed. Any such decision of the 30 Board shall be subject to judicial review upon appeal to the Superior Court of Wake County 31 superior court of the county where the Board is located upon the filing with the Board of a written 32 notice of appeal with exceptions taken to the decision of the Board within 20 days after service 33 of notice of the Board's final decision. Within 30 days after receipt of notice of appeal, the 34 secretary of the Board shall certify to the clerk of the Superior Court of Wake County superior 35 court of the county where the Board is located the record of the case which shall include a copy 36 of the notice of hearing, a transcript of the testimony and evidence received at the hearing, a copy 37 of the decision of the Board, and a copy of the notice of appeal and exceptions. Upon appeal the 38 case shall be heard by the judge without a jury, upon the record, except that in cases of alleged 39 omissions or errors in the record, testimony may be taken by the court. The decision of the Board 40 shall be upheld unless the substantial rights of the applicant have been prejudiced because the 41 decision of the Board is in violation of law or is not supported by any evidence admissible under 42 this Article, or is arbitrary or capricious. Each party to the review proceeding may appeal to the 43 Supreme Court as hereinafter provided in G.S. 90-14.11." 44 SECTION 28. G.S. 90-14.2(a) reads as rewritten: 45 Before the Board shall take disciplinary action against any license granted by it, the "(a) 46 licensee shall be given a written notice indicating the charges made against the licensee, which 47 notice may be prepared by a committee or one or more members of the Board designated by the 48 Board, licensee and stating that the licensee will be given an opportunity to be heard concerning

49 the charges at a time and place stated in the notice, or at a time and place to be thereafter 50 designated by the Board, and the Board shall hold a public hearing not less than 30 days from the

51 date of the service of notice upon the licensee, at which the licensee may appear personally and

	General Assembly Of North Carolina	Session 2019
1	through counsel, may cross examine witnesses and present evidence in the l	
2	A licensee who is mentally incompetent shall be represented at such hearin	-
3	with notice as herein provided by and through a guardian ad litem appointed	
4	court of the county in which the licensee resides. The licensee may file w	
5 6	charges within 30 days after the service of the notice, which answer shall record but shall not constitute evidence in the case."	become a part of the
0 7	SECTION 29. G.S. 90-14.5 reads as rewritten:	
8	"§ 90-14.5. Use of hearing committee and depositions; recom	monded decisions.
9	appointment of hearing officers.	imended decisions,
10		
11	(a1) The Board may use an administrative law judge consistent with A	-
12	150B of the General Statutes in lieu of a hearing committee so long as the	
13	alleged that the licensee failed to meet an applicable standard of medical-c	
14	this subsection, the Board may use an administrative law judge consistent	-
15	Chapter 150B of the General Statutes if the licensee is a current or former I	
16	(b) Evidence and testimony may be presented at hearings before th	
17	committee in the form of depositions before any person authorized to	
18	accordance with the procedure for the taking of depositions in civil actions	in the superior court.
19 20	"	
20 21	SECTION 30. G.S. 90-14.6 reads as rewritten: "§ 90-14.6. Evidence admissible.	
21	§ 90-14.0. Evidence admissible.	
22	(c1) Evidence and testimony may be presented at hearings before th	e Board or a hearing
23 24	<u>committee in the form of depositions before any person authorized to</u>	_
25	accordance with the procedure for the taking of depositions in civil actions	
26	(d) When evidence is not reasonably available under the Rules of	-
27	Rules of Evidence to show relevant facts, then the most reliable and	
28	available shall be admitted. At the discretion of the presiding officer of th	
29	may receive witness testimony at a hearing by means of telephone or video	-
30	SECTION 31. G.S. 90-14.8(b) reads as written:	-
31	"(b) A licensee against whom any public disciplinary sanction is in	nposed by the Board
32	may obtain a review of the decision of the Board in the Superior Court of W	ake County, superior
33	court of the county where the Board is located or the county in which the li	
34	filing with the secretary of the Board a written notice of appeal within 30 e	-
35	the service of the decision of the Board, stating all exceptions taken to the o	
36	and indicating the court in which the appeal is to be heard. The court shall s	schedule and hear the
37	case within six months of the filing of the appeal."	
38	SECTION 32. G.S. 90-14.13 reads as rewritten:	4 4 · · · · · · · · · · · · · · · · · ·
39 40	"§ 90-14.13. Reports of disciplinary action by health care insti	· -
40 41	 (a) professional liability insurance awards or settlements; immu (b) The chief administrative officer of every licensed hospital 	
41	(a) The chief administrative officer of every licensed hospital (institution, including Health Maintenance Organizations, as defined in G.	
42 43	providers, as defined in G.S. 58-50-56, and all other provider organizations	-
44	to physicians who practice medicine in the State, persons licensed under the	
45	consultation with the chief of staff of that institution, report to the Board t	
46	involving a physician's privileges to practice in that institution within 30 day	-
47	action takes effect:	js of the date that the
48	(1) A summary revocation, summary suspension, or sur	nmary limitation of
49	privileges, regardless of whether the action has been fina	-
50	(2) A revocation, suspension, or limitation of privileges t	
51	determined by the governing body of the institution.	J

	General Assembly Of North Carolina	Session 2019
1 2	(3) A resignation from practice or voluntary reduction while under investigation or threat of investigation.	n of privileges.<u>privileges</u>
23	(4) Any action reportable pursuant to Title IV of P.L.	99-660 the Health Care
4	Quality Improvement Act of 1986, as amended, I	
5	under subdivisions (1), (2), or (3) of this subsection.	not otherwise reportable
6	(a1) A hospital is not required to report:report any of the followi	nσ·
7	(1) The suspension or limitation of a physician's license	
8	to timely complete medical records.	<u>ee s privileges for fundre</u>
9	(2) A resignation from practice due solely to the physicia	m's licensee's completion
10	of a medical residency, internship, or fellowship.	an s <u>neensee s</u> eompletion
11	The Board is authorized to adopt rules limiting the reporting requir	rements of subsection (a)
12	of this section.	cilients of subsection (u)
13		
14	(b) Any licensed physician licensee who does not possess profes	ssional liability insurance
15	insurance, or possess professional liability insurance from entities not ov	-
16	this State, shall report to the Board any award of damages or any settle	
17	complaint affecting his or her practice within 30 days of the award or so	• •
18	(c) The chief administrative officer of each insurance compan	
19	liability insurance for physicians who practice medicine in North Ca	
20	under this Article, the administrative officer of the Liability Insurance Tr	· •
21	by G.S. 116-220, and the administrative officer of any trust fund or	
22	administered by a hospital authority, group, or provider shall report to	the Board within 30 days
23	any of the following:	-
24	(1) Any award of damages or settlement of any claim	n or lawsuit affecting or
25	involving a person licensed under this Article license	<u>ee that it insures.</u>
26	(2) Any cancellation or nonrenewal of its professiona	l liability coverage of a
27	physician, licensee, if the cancellation or nonrenewa	l was for cause.
28	(3) A malpractice payment that is reportable pursuant to	Title IV of P.L. 99-660,
29	the Health Care Quality Improvement Act of 1986, as	s amended, not otherwise
30	reportable under subdivision (1) or (2) of this subsec	
31	For the purposes of this subsection, a "claim" means an oral	_
32	compensation made by a patient or a patient's representative, or an of	
33	patient or a patient's representative, based on a belief that the patient	
34	affecting or involving a licensee. The Board shall determine whether t	he patient's care affected
35	or involved a licensee under this Article.	
36		
37	SECTION 33. G.S. 90-16 reads as rewritten:	
38	"§ 90-16. Self-reporting requirements; confidentiality of Board inv	
39	cooperation with law enforcement; patient protection;	Board to keep public
40	records.	
41	(a) The North Carolina Medical Board shall keep a regular record	
42 43	the names of the members of the Board present, the names of the appli	
43 44	and other information as to its actions. The North Carolina Medical Boar of those licensed within 20 days after granting the license	d shan publish the hames
44 45	of those licensed within 30 days after granting the license.	
43 46	(a) All records peners investigative files investigative rep	orta other investigative
40 47	(c) All records, papers, investigative files, investigative rep information and other documents containing information in the poss	
47 48	gathered by the Board, or its members or employees or consultants as a	
48 49	inquiries, assessments, or interviews conducted in connection with	•
49 50	assessment, potential impairment matter, disciplinary matter, or report	• •
50 51	insurance awards or settlements pursuant to G.S. 90-14.13, shall not be of	
51	insurance awards or sectoments pursuant to 0.5. 90-17.15, shall not be	constacted public records

1 within the meaning of Chapter 132 of the General Statutes and are privileged, confidential, and 2 not subject to discovery, subpoena, or other means of legal compulsion for release to any person 3 other than the Board, its employees or consultants involved in the application for license, 4 impairment assessment, or discipline of a license holder, except as provided in subsections (d) 5 and subsection (e1) of this section. For purposes of this subsection, investigative information 6 includes information relating to the identity of, and a report made by, a physician or other person 7 performing an expert review for the Board and transcripts of any deposition taken by Board 8 counsel in preparation for or anticipation of a hearing held pursuant to this Article but not 9 admitted into evidence at the hearing. 10 Repealed by Session Laws 2016-117, s. 2(0), effective October 1, 2016. (d) 11 (e) Information furnished to a licensee or applicant, or counsel for a licensee or applicant, 12 under subsection (d) of this section G.S. 90-14.2(c) shall be subject to discovery or subpoena 13 between and among the parties in a civil case in which the licensee is a party. 14 15 (h) If investigative information in the possession of the Board, its employees, or agents 16 indicates that a crime may have been committed, the Board may report the information to the 17 appropriate law enforcement agency agency, the North Carolina Department of Justice, the 18 United States Department of Justice, the United States Attorney, or the district attorney of the 19 district in which the offense was committed. 20 The Board shall cooperate with and assist a law enforcement agency agency, the (i) 21 North Carolina Department of Justice, the United States Department of Justice, the United States 22 Attorney, or the district attorney conducting a criminal investigation or prosecution of a licensee 23 by providing information that is relevant to the criminal investigation or prosecution to the 24 investigating agency or district attorney. attorney as required by this subsection. Information 25 disclosed by the Board to an investigative agency or district attorney pursuant to this subsection 26 or subsection (h) of this section remains confidential and may not be disclosed by the 27 investigating agency except as necessary to further the investigation.investigation or prosecution. 28 . . . 29 The Board, its members and staff, may release confidential or nonpublic information (k) 30 to any health care licensure board in this State or another state or authorized Department of Health 31 and Human Services personnel with enforcement or investigative responsibilities about the 32 issuance, denial, annulment, suspension, or revocation of a license, or the voluntary surrender of 33 a license by a licensee of the Board, including the reasons for the action, or an investigative report 34 made by the Board. The Board shall notify the licensee within 60 days after the information is 35 transmitted. A summary of the information that is being transmitted shall be furnished to the 36 licensee. If the licensee requests in writing within 30 days after being notified that the information 37 has been transmitted, the licensee shall be furnished a copy of all information so transmitted. The 38 notice or copies of the information shall not be provided if the information relates to an ongoing 39 criminal investigation by any law enforcement agency or authorized Department of Health and 40 Human Services personnel with enforcement or investigative responsibilities." 41 **SECTION 34.** G.S. 90-18(c) reads as rewritten: 42 The following shall not constitute practicing medicine or surgery as defined in this "(c) 43 Article: 44 . . . 45 (9)The practice of osteopathy by any legally licensed osteopath when engaged in 46 the practice of osteopathy as defined by law, and especially G.S. 90-129. 47 48 Any person practicing radiology as hereinafter defined shall be deemed to be (12)49 engaged in the practice of medicine within the meaning of this Article. 50 "Radiology" shall be defined as, that method of medical practice in which 51 demonstration and examination of the normal and abnormal structures, parts

General A	Assemb	oly Of North Carolina	Session 2019
		or functions of the human body are made by use of X	ray. Any person shall
		be regarded as engaged in the practice of radiology v	who makes or offers to
		make, for a consideration, a demonstration or examination	
		or a part or parts of a human body by means of fluoro	0
		the shadow imagery registered with photographic mat	
		rays; or holds himself out to diagnose or able to	
		interpretation or explanation by word of mouth, writi	
		meaning of such fluoroscopic or registered shadow im	
		human body by use of X rays; or who treats any dise	
		human body by the application of X rays or rac	
		subdivision shall prevent the practice of radiology t	
		under the provisions of Articles 2, 7, 8, and 12A of the	
		is a specialty branch of the practice of medicine in wh	1 01
		diagnosed or treated using various techniques or moda	
		energy or ionizing radiation, and ultrasound and ma	
		education and training for the practice of radiology in	-
		in the physics of radiant energy and medical imaging	-
		and the application of ionizing radiation in the diag	
		disease.	
	(18)	The practice of medicine by any nonregistered physic	ian residing in another
		state or foreign country who is contacted by one of	
		patients for treatment by use of the Internet or a toll-	free telephone number
		any method of communication while the physician's p	atient is temporarily in
		this State.	
	"		
		FION 35. G.S. 90-18.1 reads as rewritten:	
		itations on physician assistants.	
(a)	• •	person who is licensed under the provisions of G.S. 90-	-
		functions as an assistant to a physician assistant may u	1.
		<u>unt" or "PA."</u> Any other person who uses the title in any	
		tant or to be so licensed, shall be deemed to be in violati	
(b)	•	cian assistants are authorized to write prescriptions	for drugs under the
following	condit	ions:	
			1
	(3)	The North Carolina Medical Board has assigned an ic	
		the physician assistant which is shown on the written	prescription.
(1)	 Dl [.]	· · · · · · · · · · · · · · ·	
(d)	•	cian assistants are authorized to order medications, t	
nospitais,	clinics	, nursing homes, and other health facilities under the following homes, and the facilities under the following homes, and the facilities under the following homes, and the facilities under the f	lowing conditions:
	(4)	The hospital or other health facility has adopted a write	
		the medical staff after consultation with the nursing	
		about ordering medications, tests, and treatments, in-	•
		verification of the physician assistants' orders by nu	•
		employees and such other procedures as are in the in and safety.	lefest of patient health
		and safety.	
 (g)	Δnv 1	person who is licensed under G.S. 90-9.3 to perform n	nedical acts tasks and
		ssistant to a physician <u>assistant</u> shall comply with each of	
runctions	(1)	Maintain a current and active license to practice in this	-
	(1)	maintain a current and active neerise to practice in uns	s state.

Ge	neral A	ssemb	ly Of North Carolina	Session 2019
		(2)	Maintain an active registration with the Board.	
		(3)	Have a current Intent to Practice form filed with the Board	l.
	"			
		SECT	ION 36. G.S. 90-18.2 reads as rewritten:	
"§ !	90-18.2.	. Limi	tations on nurse practitioners.	
	(a)	Any n	urse approved under the provisions of G.S. 90-18(14)-G	.S. 90-18(c)(14) to
per	form me	edical a	acts, tasks or functions may use the title "nurse practitioner.	" Any other person
wh	o uses tl	he title	in any form or holds out to be a nurse practitioner or to be	so approved, shall
be	deemed	to be i	n violation of this Article.	
	(b)	Nurse	practitioners are authorized to write prescriptions for dru	gs under <u>all of the</u>
foll	lowing c	conditi	ons:	
		(1)	The North Carolina Medical Board and Board of Nur	sing have adopted
			regulations developed by a joint subcommittee governing	ng the approval of
			individual nurse practitioners to write prescriptions with	such limitations as
			the boards may determine to be in the best interest of	patient health and
			safety;<u>safety.</u>	
		(2)	The nurse practitioner has current approval from the board	l s; boards.
		(3)	The North Carolina Medical Board has assigned an identi	fication number to
			the nurse practitioner which is shown on the written present	ription; and
		(4)	The supervising physician has provided to the nurse p	practitioner written
			instructions about indications and contraindications for pre-	
			a written policy for periodic review by the physician of the	
		(5)	A nurse practitioner shall personally consult with the sup	• • •
			prior to prescribing a targeted controlled substance as defi	ined in Article 5 of
			this Chapter when all of the following conditions apply:	
			a. The patient is being treated by a facility that prima	
			treatment of pain by prescribing narcotic medication	
			any medium for any type of pain management serv	
			b. The therapeutic use of the targeted controlled su	ubstance will or is
			expected to exceed a period of 30 days.	
			When a targeted controlled substance prescribed in acc	
			subdivision is continuously prescribed to the same	
			practitioner shall consult with the supervising physician at	-
			days to verify that the prescription remains medically a	appropriate for the
		• •	patient.	1 1 1
C 11			practitioners are authorized to compound and dispense	e drugs under the
IOII	lowing c			
		(1) (2)	The function is performed under the supervision of a licens	-
		(2)	Rules and regulations of the North Carolina Board of Ph	harmacy governing
	(4)	Numar	this function are complied with.	and treatments in
haa	. ,		practitioners are authorized to order medications, tests	
nos	spitais, c		nursing homes and other health facilities under <u>all of the for</u>	-
		(1)	The North Carolina Medical Board and Board of Nur-	
			regulations developed by a joint subcommittee governin individual nurse practitioners to order medications, tests a	• • • •
			such limitations as the boards may determine to be in t	
			patient health and safety;safety.	the best interest of
		(2)	The nurse practitioner has current approval from the board	le boards
		(2) (3)	The supervising physician has provided to the nurse p	
		(J)	instructions about ordering medications, tests and trea	
			appropriate, specific oral or written instructions for an indi-	
			appropriate, specific oral of written instructions for all indi	viduai patient, with

	General A	Assemb	oly Of North Carolina	Session 2019
1 2 3			provision for review by the physician of the order within a readetermined by the Board, after the medication, test or treatmandordered.	
3 4 5		(4)	The hospital or other health facility has adopted a written poli the medical staff after consultation with the nursing admin	• • • •
6			ordering medications, tests and treatments, including	
7			verification of the nurse practitioners' orders by nurses ar	-
8			employees and such other procedures as are in the interest of	
9			and safety.	
10	"	~-~~~		
11			FION 37. G.S. 90-18.3 reads as rewritten:	
12	"§ 90-18	-	sical <u>Medical or physical</u> examination by nurse practitioner	s and physician
13 14	(a)	assist		al or physical
14 15			hever a statute or State agency rule requires that a <u>medial</u> be conducted by a physician, the examination may be conducted by a physician.	
16			e practitioner or a physician's physician assistant, and a physic	
17			g in this section shall otherwise change the scope of prac	
18			physician's physician assistant, as defined by G.S. 90-18.1 ar	
19	respective			
20	- "	-		
21		SECT	FION 38. G.S. 90-18.7 is repealed.	
22				
23	PART II.		TESSIONAL CORPORATION ACT	
24			FION 39. G.S. 55B-14(c) reads as rewritten:	
25 26	"(c)	A pro	fessional corporation may also be formed by and between or an	nong:
20 27		 (6)	A physician practicing anesthesiology and any combination	n of a physician
28		(0)	<u>assistant, an anesthesiology assistant, or a certified nurse anest</u>	sthetist to render
28 29			anesthesia and related medical services that the respective s	
30			licensed, certified, or otherwise approved to provide.	
31		"		
32				
33	PART II	I. EME	RGENCY MEDICAL SERVICES ACT	
34		SECT	FION 40. G.S. 143-519(b) reads as rewritten:	
35	"(b)		Emergency Medical Services Disciplinary Committee shall c	
36		1 1	ted by the Secretary of the Department of Health and Human S	
37	•		Two of the members shall be currently practicing local EMS ph	•
38 39			ember each shall be a current <u>or former physician member of the</u>	
39 40			a current EMS administrator, a current EMS educator, and redentialed EMS personnel, one of whom shall be an eme	-
40 41	technician			igency medical
42	teennienai	i param		
43	PART IV	. COM	IPETENCY OF WITNESSES	
44			FION 41. G.S. 8-53 reads as rewritten:	
45	"§ 8-53. (Comm	unications between physician <u>health</u> care provider and pati	ent.
46	-		aly authorized to practice physic or surgery, under Article 1 of C	-
47			shall be required to disclose any information which he may h	-
48	-	-	nt in a professional character, and which information was nec	
49 50	-		for such patient as a physician, or to do any act for him as a shall be considered public meanda under C.S. 122.1. Confider	-
50 51			shall be considered public records under G.S. 132-1. Confider	
51	obtained	m med	ical records shall be furnished only on the authorization of t	ne patient, or if

	General Assem	bly Of North Carolina	Session 2019
1 2 3	Any resident or	ecutor, administrator, or, in the case of unadministered e presiding judge in the district, either at the trial or prior the suant to law may, subject to G.S. 8-53.6, compel discl	nereto, or the Industrial
4	disclosure is nec	essary to a proper administration of justice. If the case	is in district court the
5 6	judge shall be a c court judge."	listrict court judge, and if the case is in superior court the judge.	udge shall be a superior
7			
8 9		ICAL RECORDS FION 42. G.S. 90-411 reads as rewritten:	
10	"§ 90-411. Reco		
11	-	e provider may charge a reasonable fee to cover the costs	s incurred in searching.
12		ng, and mailing medical records to the patient or the	0
13	U 1.	he maximum fee for each request shall be seventy-five c	1 0
14	-	es, fifty cents (50¢) per page for pages 26 through 100,	
15		age in excess of 100 pages, provided that the health care	
16	· · · · ·	up to ten dollars (\$10.00), inclusive of copying costs. T	
17	document or reco	ord on file shall bear a reasonable relation to the quantity	of copies supplied and
18	the cost of purch	asing or leasing and maintaining copying equipment. The	se fees may be changed
19	from time to tim	e, but a schedule of fees shall be available on request at	all times. If requested
20	• 1	the patient's designated representative, nothing herein s	
21		charged by a physician for the review and preparation of	
22		nedical record. This section shall only apply with respec	
23		and claims for social security disability, except that charge	
24 25		ted to claims under Article 1 of Chapter 97 of the Ge	
25 26	0.	fees established by the North Carolina Industrial Comm	1
26 27		s for medical records and reports related to claims under .	
27		atutes shall be governed by the fees established by the No suant to G.S. 97-26.1. This section shall not apply to De	
20 29		Disability Determination Services requests for copies of	
30		pplicant for Social Security or Supplemental Security In-	
31	on bonan or an a	ppricant for Social Security of Supplemental Security in	come ansaomey.
32	PART VI. RAP	E AND OTHER SEX OFFENSES	
33	SEC'	FION 43.(a) Article 7B of Chapter 14 of the General S	Statutes is amended by
34	adding a new see		
35		exual contact or penetration under pretext of medica	<u>l treatment.</u>
36		itions. – The following definitions apply in this section:	
37	<u>(1)</u>	Incapacitated. – A patient's incapability of appraising	
38		treatment, either because the patient is unconscious or	
39		an impairing substance, including, but not limited to	
40		controlled substances listed under Chapter 90 of the C	
41 42		other drug or psychoactive substance capable of impair	ting a person's physical
42 43	(2)	or mental faculties. Medical treatment. – Includes an examination or a pro-	aadura
43 44	$\frac{(2)}{(3)}$	Patient. – A person who has undergone or is seekir	
44	<u>(J)</u>	treatment.	ig to undergo medical
46	<u>(4)</u>	Sexual contact. – The intentional touching of a person	's intimate parts or the
47	<u></u>	intentional touching of the clothing covering the i	±
48		person's intimate parts, if that intentional touching	
49		construed as being for the purpose of sexual arousal or	
50		a sexual purpose, or done in a sexual manner.	

1 (5) Sexual penetration. – Sexual intercourse, cumilingus, fellatio, anal intercourse, or any other intrusion, however slight, of any part of a person's body, regardless of whether semen is emitted, if that intrusion can reasonably be construed as being for the purpose of sexual arousal or gratification, done for a sexual parpose, or done in a sexual namer. 7 (b) Offense; Penalty. – Unless the conduct is covered under some other provision of law providing greater punishment, a person who undertakes medical treatment of a patient is guilty of a Class C felony if the person does any of the following in the course of that medical treatment: 9 of a Class C felony if the person does any of the beneficial to the patient's health and induces the patient is necessary or will be beneficial to the patient's health and induces the patient is necessary or will be beneficial to the patient's health and induces the patient to engage in sexual contact with the person by means of the representation. 14 (2) Represents to the patient that sexual penetration between the person and the patient is necessary or will be beneficial to the patient's health and induces the patient is necessary or will be beneficial to the patient's health and induces the patient is necessary or will be beneficial to the patient's health and induces the patient is necessary or will be beneficial to the patient while the patient is incapacitated. 10 (c) Represents to the patient while be patient's health and induces the patient is necessary or will be beneficial to the patient's health and induces the patient to engage in sexual penetration with the patient while the patient is incapacitated. 11 (c)		General Assemb	oly Of North Carolina	Session 2019
2 intercourse. or any other intrusion. however slight, of any part of a person's body or of any object into the genital or anal openings of another person's body, regardless of whether semen is emitted. if that intrusion can reasonably be construed as being for the purpose of sexual arousal or gratification, done for a sexual purpose, or done in a sexual manner. 7 (b) Offense: Penalty. — Unless the conduct is covered under some other provision of law providing greater punishment. a person who undertakes medical treatment of a patient is guilty of a Class C felony if the person does any of the following in the course of that medical treatment; 10 (1) Represents to the patient that sexual contact between the person and the patient is necessary or will be beneficial to the patient's health and induces the patient to engage in sexual contact with the person by means of the representation. 11 (2) Represents to the patient that sexual penetration between the person and the patient is necessary or will be beneficial to the patient's health and induces the patient is necessary or will be beneficial to the patient is incapacitated. 12 (3) Engages in sexual penetration with the person by means of the representation. 13 (4) Engages in sexual penetration with the patient while the patient is incapacitated. 14 (4) Engages in sexual penetration with the patient while the patient is incapacitated. 15 (a) Engages in sexual penetration must while the patient is incapacitated. 16 (b) Engages in sexual contact with the patient while the patient is incapacitated. 17 </td <td>1</td> <td>(5)</td> <td>Sexual penetration – Sexual intercourse cunnilingus</td> <td>fellatio anal</td>	1	(5)	Sexual penetration – Sexual intercourse cunnilingus	fellatio anal
 body or of any object into the genital or anal openings of another person's body, regardless of whether semen is emitted, if that intrusion can reasonably be construed as being for the purpose of sexual arousal or gratification, done for a sexual purpose, or done in a sexual another. Offense: Penalty. Unless the conduct is covered under some other provision of law providing greater punishment, a person who undertakes medical treatment of a patient is guilty of a Class C felony if the person does any of the following in the course of that medical treatment: Offense: Penalty. Unless the conduct is covered under some other provision of law providing greater punishment, a person who undertakes medical treatment of a patient is guilty of a Class C felony if the person does any of the following in the course of that medical treatment:		<u>(0)</u>		
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 be construed as being for the purpose of sexual arousal or gratification, done for a sexual purpose, or done in a sexual manner. Offense: Penalty. – Unless the conduct is covered under some other provision of law providing greater punishment, a person who undertakes medical treatment of a patient is guilty of a Class C felony if the person does any of the following in the course of that medical treatment: Methods and the patient that sexual contact between the person and the patient is necessary or will be beneficial to the patient's health and induces the patient to engage in sexual contact with the person by means of the representation. Represents to the patient that sexual penetration between the person and the patient to engage in sexual contact with the patient's health and induces the patient to engage in sexual contact with the patient's health and induces the patient to engage in sexual contact with the patient is incapacitated. Engages in sexual contact with the patient while the patient is incapacitated. Engages in sexual contact with the patient while the patient is incapacitated. Engages in sexual penetration with the patient is incapacitated. This section does not prohibit a person from being charged with, convicted of, or punished for any other violation of law that is committed by that person while violating this section. SECTION 43.(b) This section becomes effective December 1, 2019, and applies to offenses committed on or after that date. PART VII. DEATH CERTIFICATES SECTION 44. G.S. 130A-115 reads as rewritten: "§ 130A-115. Death registration. The medical certification shall be completed and signed by the physician in charge of the patient's care of the illness or condititon which resoluted in death, exceept when the death falls w				
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9 of a Class C felony if the person does any of the following in the course of that medical treatment: 0 (1) Represents to the patient that sexual contact between the person and the patient is necessary or will be beneficial to the patient's health and induces the patient to engage in sexual contact with the person by means of the representation. 1 (2) Represents to the patient that sexual penetration between the person and the patient is necessary or will be beneficial to the patient's health and induces the patient to engage in sexual penetration with the person by means of the representation. 1 (2) Represents excual contact with the patient while the patient is incapacitated. 1 (2) Engages in sexual contact with the patient while the patient is incapacitated. 1 (4) Engages in sexual penetration with the patient while the patient is incapacitated. 1 (c) This section does not prohibit a person from being charged with, convicted of, or punished for any other violation of law that is committed by that person while violating this section. 3 SECTION 43.(b) This section becomes effective December 1, 2019, and applies to offenses committed on or after that date. 9 (c) The medical certification shall be completed and signed by the physician in charge of the patient's ear at one set officare of the physician, a physician sistant in a manner consistent with G.S. 90-18.1(e1), anurse practitioner in a manner consistent with G.S. 90-18.2(e1), the chief medical officer of the			•	
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1 patient is necessary or will be beneficial to the patient's health and induces the 2 patient to engage in sexual contact with the person by means of the 4 (2) Represents to the patient that sexual penetration between the person and the 5 patient is necessary or will be beneficial to the patient's health and induces the 6 patient to engage in sexual penetration with the person by means of the 7 representation. 8 (3) Engages in sexual contact with the patient while the patient is incapacitated. 9 (4) Engages in sexual contact with the patient while the patient is incapacitated. 9 (2) This section does not prohibit a person from being charged with, convicted of, or 9 punished for any other violation of law that is committed by that person while violating this 9 section. (d) 10 The court may order a term of imprisonment imposed for a violation of this section." 11 SECTION 43.(b) This section becomes effective December 1, 2019, and applies to 0 offenses committed on or after that date. 9 PART VII. DEATH CERTIFICATES 13 SECTION 44. G.S. 130A-115 reads as rewritten: 14 the patient's approval, the certificate may b			• •	
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	General Assembly Of North Carolina Session 2019
1	certificate containing any indefinite terms or denoting only symptoms of disease or conditions
2	resulting from disease as defined by the State Registrar, shall be returned to the person making
3	the medical certification for correction and more definite statement.
4	
5	(f) <u>A physician, physician assistant, or nurse practitioner, who completes a death</u>
6	certificate in good faith, and without fraud or malice, shall be immune from civil liability or
7	professional discipline."
8	
9	PART VIII. RULE MAKING
10	SECTION 45. Notwithstanding any other provision of law, the North Carolina
11	Medical Board shall not set fees pursuant to rules. Any fees set pursuant to rules adopted by the
12	Board and applicable on June 1, 2019, remain valid.
13	
14	PART IX. EFFECTIVE DATES
15	SECTION 46. Except as otherwise provided, this act becomes effective October 1,
16	2019