2021 South Dakota Legislature

House Bill 1163

AMENDMENT 1163B FOR THE INTRODUCED BILL

1 An Act to revise provisions related to physician assistants.

- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 3 **Section 1.** That § 36-4A-1 be AMENDED.

4	3	6-4A-1. Definition of terms.
5		Terms as used in this chapter mean:
6	(1)	"Board," the State Board of Medical and Osteopathic Examiners;
7	(2)	"Physician assistant," a health professional who meets the qualifications defined in
8		this chapter and is licensed by the board;
9	(3)	"Supervising Collaborating physician," a doctor of medicine or doctor of osteopathy
10		licensed by the board who-supervises collaborates with a physician assistant;
11	(4)	"Supervision," the act of overseeing the activities of, and accepting responsibility
12		for, the medical services rendered by a physician assistant"Collaboration," the act
13		of communicating pertinent information or consulting with a licensed physician or
14		other health care provider, with each contributing the person's expertise to optimize
15		the overall care delivered to the patient.
16	Section	2. That § 36-4A-1.1 be AMENDED.
17	3	6-4A-1.1. Collaborative agreement definedRequired termsFiling.
18		The term, <u>practice collaborative</u> agreement, as used in this chapter, means a
19	written agreement authored and signed by the a physician assistant and the supervising	
20	physician who has not met the required five hundred twenty one thousand forty practice	
21	hours	s and a physician, licensed pursuant to chapter 36-4, or a physician assistant, licensed
22	unde	r this chapter. The practice collaborative agreement shall prescribe the delegated

24 contain such other information as required by the board to describe the physician

activities which the physician assistant may perform, consistent with § 36-4A-26.1 and

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1 assistant's level of competence and the supervision provided by the physician set forth 2 the terms and conditions of the collaboration and such other information as required by 3 the board. A signed copy of the practice collaborative agreement shall be kept on file at 4 the physician assistant's primary practice site of the physician assistant who has not met 5 the practice hour requirement and be filed with and approved by the board prior to 6 beginning practice. No physician assistant may practice without an approved practice 7 agreement provided to the board upon request.

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8 **Section 3.** That § 36-4A-4 be AMENDED.

36-4A-4. Unlawful practice as misdemeanor--Each violation as separate offense.

Except as provided in §§ 36-4A-5 and 36-4A-6, any person who practices as a physician assistant in this state without a license issued by the board and a practice collaborative agreement approved by the board as required by this chapter is guilty of a Class 1 misdemeanor. Each violation shall be considered a separate offense.

A person who meets the qualifications for licensure under this chapter but does not
 possess a current license may use the title, physician assistant, but may not act or practice
 as a physician assistant unless licensed under this chapter.

- 18 **Section 4.** That § 36-4A-8 be AMENDED.
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36-4A-8. Issuance of license--Qualifications.

- The board may grant a license to an applicant who:
- 21 (1) Is of good moral character;
- (2) Has successfully completed an educational program for physician assistants
 accredited by the Accreditation Review Commission on Education for the Physician
 Assistant or its successor agency, or, prior to 2001, either by the Committee on
 Allied Health Education and Accreditation or the Commission on Accreditation of
 Allied Health Education Program;
- 27 (3) Has passed the Physician Assistant National Certification Examination administered
 28 by the National Committee on Education for Physician Assistants; and
- (4) Has submitted verification that the physician assistant applicant is not subject to
 any disciplinary proceeding or pending complaint before any medical or other
 licensing board unless the board considers such proceedings or complaint and
 agrees to licensure; and

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- (5) Has completed a minimum of five hundred twenty one thousand forty practice hours
 as a licensed physician assistant or has in place a collaborative agreement.
- 3 Section 5. That § 36-4A-8.1 be AMENDED.

36-4A-8.1. Temporary license--Expiration.

5 The board may issue a temporary license to an applicant who has successfully 6 completed an approved program and has submitted evidence to the board that the 7 applicant is a candidate accepted to write the examination required by § 36-4A-8 or is 8 awaiting the results of the first examination for which the applicant is eligible after 9 graduation from an approved physician assistant program. A temporary license may be 10 issued only once and is effective for a term of not more than one hundred twenty days. A 11 temporary license expires on the occurrence of the following:

- 12 (1) Issuance of a regular license;
- 13 (2) Failure to pass the licensing examination; or
- 14 (3) Expiration of the term for which the temporary license was issued.

The limitation on the term of a temporary license does not apply to an applicant
 who has passed the licensing examination, has a collaborative agreement in place, and
 has an application for a regular license pending before the board.

- 18 <u>The evidence of examination requirement and limitation on the term of a temporary</u> 19 <u>license do not apply to an applicant otherwise eligible to write the examination after</u> 20 <u>graduation from an approved physician assistant program but for the cancelation or delay</u>
- 21 of such examination due to national disaster or emergency.
- 22 Section 6. That § 36 4A 8.2 be AMENDED.

36-4A-8.2. Licensure by endorsement--Temporary licensure awaiting

24 endorsement.

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25 Each applicant for licensure as a physician assistant in this state shall submit to a 26 state and federal criminal background investigation by means of fingerprint checks by the 27 Division of Criminal Investigation and the Federal Bureau of Investigation. Upon 28 application, the board shall submit completed fingerprint cards to the Division of Criminal 29 Investigation. Upon completion of the criminal background check, the Division of Criminal 30 Investigation shall forward to the board all information obtained as a result of the criminal 31 background check. This information shall be obtained prior to permanent licensure of the 32 applicant. The board may require a state and federal criminal background check for any 33 licensee who is the subject of a disciplinary investigation by the board. Failure to submit

1	or cooperate with the criminal background investigation is grounds for denial of an
2	application or may result in revocation of a license. The applicant shall pay for any fees
3	charged for the cost of fingerprinting or the criminal background investigation. Upon
4	application and payment of the required fee, the board may issue a license to practice as
5	a physician assistant to a person licensed under the laws of another state, territory, or
6	country if the requirements for licensure of the other state, territory, or country are at
7	least as stringent as those of this state and the applicant is not otherwise disqualified
8	under § 36-4A-8. Upon application and payment of the required fee, the board may issue
9	a temporary license to a person awaiting licensure by endorsement under this section. A
10	temporary license issued under this section shall state the dates between which it is valid.
11	The period during which the temporary license is valid may not exceed one hundred twenty
12	days.
13	The limitation on the term of a temporary license does not apply during a period
14	of statewide disaster or emergency declared by the Governor under the authority of
15	chapter 34-48A.
16 17	Section 7. That a NEW SECTION be added: Criminal background investigation - Applicants and licensees under
18	investigation Fees.
19	Each applicant for licensure as a physician assistant in this state shall submit to a
20	state and federal criminal background investigation by means of fingerprint checks by the
20	Division of Criminal Investigation and the Federal Bureau of Investigation. Upon
22	application, the board shall submit completed fingerprint cards to the Division of Criminal
23	Investigation. Upon completion of the criminal background check, the Division of Criminal
24	Investigation shall forward to the board all information obtained as a result of the criminal
25	background check. This information shall be obtained prior to permanent licensure of the
26	applicant. The board may require a state and federal criminal background check for any
27	licensee who is the subject of a disciplinary investigation by the board. Failure to submit
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	to or cooperate with the criminal background investigation is grounds for denial of an
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31 **Section 6.** That § 36-4A-20.1 be AMENDED.

1 36-4A-20.1. Abortion restricted. The board may not approve any practice agreement that includes abortion as a 2 3 permitted procedure Nothing in this chapter authorizes a physician assistant to perform 4 an abortion. 5 Section 7. That § 36-4A-26.1 be AMENDED. 6 36-4A-26.1. Scope of practice--Collaboration required. 7 A physician assistant shall be considered an agent of the supervising physician in 8 the performance of all practice related activities. A physician assistant may provide those 9 medical services that are delegated by the supervising physician pursuant to § 36-4A-1.1 10 if the service is within the physician assistant's skills, forms a component of the physician's 11 scope of practice, and is provided with supervision including: A physician assistant may 12 provide any medical service permitted under this chapter for which the physician assistant 13 has been prepared by education, training, and experience, and for which the physician 14 assistant is competent to perform. A physician assistant may provide the following medical 15 services: 16 Initial medical diagnosis and institution of a plan of therapy or referral; (1)17 Prescribing and provision of drug samples or a limited supply of labeled medications, (2) 18 including controlled substances listed on Schedule II in chapter 34-20B for one period of not more than thirty days, for treatment of causative factors and 19 20 symptoms. Medications or sample drugs provided to patients shall be accompanied 21 with written administration instructions and appropriate documentation shall be 22 entered in the patient's record. Physician assistants may request, receive, and sign 23 for professional samples of drugs provided by the manufacturer; 24 (3) Responding to emergencies and the institution of emergency treatment measures 25 including the writing of a chemical or physical restraint order when the patient may 26 do personal harm or harm others; Completing and signing of official documents such as birth and death certificates 27 (4) 28 and similar documents required by law; 29 (5) Taking X rays and performing radiologic procedures; and 30 (6) Performing physical examinations for participation in athletics and certifying that 31 the patient is healthy and able to participate in athletics; and 32 Delegating and assigning therapeutic measures to assistive personnel. (7)A physician assistant shall collaborate with other health care providers and refer or 33 34 transfer patients as necessary and appropriate.

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1 Section 8. That § 36-4A-26.2 be AMENDED.

36-4A-26.2. Emergency or disaster services--Physician supervision.

A physician assistant licensed in this state or licensed or authorized to practice in any other United States jurisdiction or who is credentialed as a physician assistant by a federal employer who is responding to a need for medical care created by an emergency or a state or local disaster, -(not to be defined as including an emergency situation which that occurs in the place of one's employment), may render such care that he or she the physician assistant is able to provide without supervision as it is defined in this chapter, or with such supervision as is available.

- No physician who supervises a physician assistant providing medical care in response
 to such an emergency or state or local disaster is required to meet the requirements set
 forth in this chapter for a supervising physician.
- 13 **Section 9.** That § 36-4A-26.3 be AMENDED.
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36-4A-26.3. Civil liability for voluntary or gratuitous emergency medical assistance.

No physician assistant licensed in this state or licensed or authorized to practice in 16 17 other states of the United States who voluntarily and gratuitously, and other than in the 18 ordinary course of employment or practice, renders emergency medical assistance is liable 19 for civil damages for any personal injuries which result from acts or omissions by those 20 persons in rendering emergency care which constitute ordinary negligence. The immunity 21 granted by this section does not apply to acts or omissions constituting willful, or wanton 22 negligence or if the medical assistance is rendered at any hospital, physician's office, or 23 other health care delivery entity where those services are normally rendered. No physician 24 who supervises collaborates with a physician assistant voluntarily and gratuitously 25 providing emergency care as described in this section is liable for civil damages for any 26 personal injuries which result from acts or omissions by the physician assistant rendering 27 emergency care.

28 Section 10. That § 36-4A-29 be REPEALED.

- 29 **36-4A-29.** Physician supervision--Methods.
- 30 Section 11. That § 36-4A-29.1 be REPEALED.

1 2		6-4A-29.1. Modification of method and frequency of supervisionNumber hysician assistantsApplication.				
3	Section	12. That § 36-4A-29.2 be AMENDED.				
4	36-4A-29.2. Conditions for physician or physician assistant collaboration.					
5	In order to supervise<u></u> To collaborate with a physician assistant, a physician <u>or</u>					
6	physician assistant shall:					
7	(1)	Be licensed as a physician by the board pursuant to chapter 36-4, or as a physician				
8		assistant under this chapter, respectively;				
9	(2)	Be free from any restriction on his or her ability to supervise collaborate with a				
10		physician assistant that has been imposed by board disciplinary action; and				
11	(3)	Maintain a written practice collaboration agreement with the physician assistant as				
12		described in § 36-4A-1.1.				
13	Section	13. That § 36-4A-30 be AMENDED.				
14	3	6-4A-30. Physician not responsiblePhysician assistant care.				
15		Nothing in this chapter relieves the <u>A</u> physician of the professional or legal				
16	respo	onsibility is not professionally or legally responsible for the <u>specific care and treatment</u>				
17	of pa	tients cared for by the <u>a</u> physician assistant <u>actually provides to a patient</u> .				
18	18 Section 14. That § 36-4A-37 be AMENDED.					
19	з	6-4A-37. Nonrenewal, suspension, or revocation of licenseOther				
20	disciplinary action.					
21		The board may deny the issuance or renewal of a license. The board may suspend,				
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23	issued under this chapter upon satisfactory proof, in compliance with chapter 1-26, of the					
24	licensee's:					
25	(1)	Professional incompetence or unprofessional or dishonorable conduct as defined in				
26		§§ 36-4-29 and 36-4-30;				
27	(2)	Violation of this chapter in any respect;				
28	(3)	Failure to maintain on file with the board a copy of each practice agreement				
29		containing the current information regarding the licensee's practice status or				
30		provide upon request a collaborative agreement as required by the board this				
31		<u>chapter; or</u>				

1	(4)	Rendering medical services beyond those delegated to the physician assistant in
2		the practice agreement; or

- 3 (5) Rendering medical services without supervision of a physician as required by law
 4 and the rules of the board permitted under this chapter.
- 5 **Section 15.** That a NEW SECTION be added:
- 6 **36-4A-50.** Primary care provider.
- Notwithstanding any other provision of law or regulation, a physician assistant is
 considered to be a primary care provider if the physician assistant is practicing in the
 medical specialties required for a physician to be a primary care provider.
- 10 **Section 16.** That a NEW SECTION be added:

11 36-4A-51. Coverage of services. 12 Payment for services within the physician assistant's scope of practice shall be 13 made when ordered or performed by a physician assistant, if the same service would have been covered if ordered or performed by a physician. A physician assistant may bill for 14 15 and receive direct payment for any medically necessary service delivered. A physician assistant shall be identified as the rendering professional in the billing 16 17 and claims process when a physician assistant delivers medical or surgical services to a 18 patient. No insurance company or third-party payor may impose a practice, education, or 19 collaboration requirement inconsistent with or more restrictive than existing law or rule 20 applicable to physician assistants.