Citations Affected: IC 9-18.5; IC 9-19; IC 9-24; IC 12-7; IC 12-15; IC 12-20; IC 12-23; IC 16-18; IC 16-25; IC 16-34; IC 16-41; IC 16-42; IC 21-44.5; IC 25-1; IC 25-22.5; IC 25-23; IC 25-23.5; IC 25-23.6; IC 25-26; IC 27-1; IC 27-8; IC 31-9; IC 34-30; IC 35-48.

Synopsis: Advanced practice registered nurses. Replaces the term "advanced practice nurse" with "advanced practice registered nurse" throughout the Indiana Code. Requires the Indiana state board of nursing to adopt rules concerning educational and certification requirements that an advanced practice registered nurse must meet to be authorized to prescribe drugs.

Effective: July 1, 2018.

Charbonneau, Brown L, Leising, Zakas

(HOUSE SPONSORS — KIRCHHOFER, BACON)
ENGROSSED
SENATE BILL No. 410

A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

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

SECTION 1. IC 9-18.5-8-4, as amended by P.L.256-2017, Section 135, is amended to read as follows [effective July 1, 2018]:
Sec. 4. (a) The bureau shall issue a permanent parking placard to an individual who:
(1) is certified by a health care provider listed in subsection (b) as having:
(A) a permanent physical disability that requires the use of a wheelchair, a walker, braces, or crutches;
(B) permanently lost the use of one (1) or both legs; or
(C) a permanent and severe restriction in mobility due to a pulmonary or cardiovascular disability, an arthritic condition, or an orthopedic or neurological impairment; or
(2) is certified to be permanently:
(A) blind (as defined in IC 12-7-2-21(2)); or
(B) visually impaired (as defined in IC 12-7-2-198); by an optometrist or ophthalmologist who has a valid unrestricted license to practice optometry or ophthalmology in Indiana.

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The certification must be provided in a manner and form prescribed by the bureau.

(b) A certification required under subsection (a)(1) may be provided by the following:

(1) A physician having a valid and unrestricted license to practice medicine.

(2) A physician who is a commissioned medical officer of:
   (A) the armed forces of the United States; or
   (B) the United States Public Health Service.

(3) A physician who is a medical officer of the United States Department of Veterans Affairs.

(4) A chiropractor with a valid and unrestricted license under IC 25-10-1.

(5) A podiatrist with a valid and unrestricted license under IC 25-29-1.

(6) An advanced practice registered nurse with a valid and unrestricted license under IC 25-23.

(7) A physician assistant with a valid and unrestricted license under IC 25-27.5.

(c) A permanent placard issued under this section remains in effect until:

(1) a health care provider listed in subsection (b); or

(2) an optometrist or ophthalmologist that has a valid unrestricted license to practice optometry or ophthalmology in Indiana; certifies that the recipient's disability is no longer considered to be permanent.

SECTION 2. IC 9-19-11-2, AS AMENDED BY P.L.146-2009, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 2. (a) A person who operates a motor vehicle in which there is a child less than eight (8) years of age who is not properly fastened and restrained according to the child restraint system manufacturer's instructions by a child restraint system commits a Class D infraction. A person may not be found to have violated this subsection if the person carries a certificate from a physician, physician's assistant, or advanced practice registered nurse stating that it would be impractical to require that a child be fastened and restrained by a child restraint system because of:

(1) a physical condition, including physical deformity; or

(2) a medical condition;

of the child and presents the certificate to the police officer or the court.

(b) Notwithstanding IC 34-28-5-5(c), funds collected as judgments for violations under this section shall be deposited in the child restraint...
system account established by section 9 of this chapter.

SECTION 3. IC 9-24-10-7.5, AS ADDED BY P.L.210-2005,
SECTION 41, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 7.5. A physician licensed to practice medicine
under IC 25-22.5, an optometrist licensed to practice optometry under
IC 25-24, or an advanced practice registered nurse licensed under
IC 25-23 who has personally examined the patient not more than thirty
(30) days before making a report concerning the patient's fitness to
operate a motor vehicle is not civilly or criminally liable for a report
made in good faith to the:

(1) bureau;
(2) commission; or
(3) driver licensing medical advisory board;

concerning the fitness of a patient of the physician, optometrist, or
advanced practice registered nurse to operate a motor vehicle in a
manner that does not jeopardize the safety of individuals or property.

SECTION 4. IC 12-7-2-3.1, AS ADDED BY P.L.87-2016,
SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 3.1. "Advanced practice registered nurse", for
purposes of IC 12-15-5-14, has the meaning set forth in
IC 12-15-5-14(a).

SECTION 5. IC 12-15-5-14, AS AMENDED BY P.L.85-2017,
SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 14. (a) As used in this section, "advanced practice
registered nurse" means:

(1) a nurse practitioner; or
(2) a clinical nurse specialist;

who is a registered nurse licensed under IC 25-23 and qualified to
practice nursing in a specialty role based upon the additional
knowledge and skill gained through a formal organized program of
study and clinical experience, or the equivalent as determined by the
Indiana state board of nursing.

(b) As used in this section, "office" includes the following:

(1) The office of the secretary of family and social services.
(2) A managed care organization that has contracted with the
office of Medicaid policy and planning under this article.
(3) A person that has contracted with a managed care organization
described in subdivision (2).

(c) The office shall reimburse eligible Medicaid claims for the
following services provided by an advanced practice registered nurse
employed by a community mental health center if the services are part
of the advanced practice registered nurse's scope of practice:
(1) Mental health services.
(2) Behavioral health services.
(3) Substance abuse treatment.
(4) Primary care services.
(5) Evaluation and management services for inpatient or outpatient psychiatric treatment.
(6) Prescription drugs.

(d) The office shall include an advanced practice registered nurse as an eligible provider for the supervision of a plan of treatment for a patient's outpatient mental health or substance abuse treatment services, if the supervision is in the advanced practice registered nurse's scope of practice, education, and training.

(e) This section:
   (1) may not be construed to expand an advanced practice registered nurse's scope of practice; and
   (2) is subject to IC 25-23-1-19.4(c) and applies only if the service is included in the advanced practice registered nurse's practice agreement with a collaborating physician.

SECTION 6. IC 12-20-16-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 14. The township trustee is authorized to provide insulin to individuals who are in need of insulin treatment and who are financially unable to purchase the insulin, upon application of a physician licensed under IC 25-22.5 or an advanced practice registered nurse who is licensed under IC 25-23 and who meets the requirements of IC 25-23-1-11 and IC 25-23-1-19.5. However, an application submitted by a physician or an advanced practice registered nurse under this section must meet the requirements of IC 16-41-19-4.

SECTION 7. IC 12-23-19.5-1, AS ADDED BY P.L.203-2017, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 1. As used in this chapter, "addiction treatment team" means a group of providers consisting of at least:

(1) either:
   (A) an advanced practice registered nurse licensed under IC 25-23 with prescriptive authority to prescribe a legend drug; or
   (B) a physician assistant licensed under IC 25-27.5;
(2) either:
   (A) a psychologist licensed under IC 25-33;
   (B) a licensed clinical addiction counselor licensed under IC 25-23.6-10.5; or
   (C) another master's level licensed therapist certified by the
division; and

(3) a recovery coach certified by a credentialing body endorsed by the division;

that provides comprehensive treatment for addiction and substance use disorders in a manner that moves a patient with an addiction or substance use disorder to abstinence or the lowest appropriate maintenance dose and provides, in consultation with the department of workforce development, educational services and vocational training that lead to employment.

SECTION 8. IC 16-18-2-163, AS AMENDED BY P.L.117-2015, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 163. (a) "Health care provider", for purposes of IC 16-21 and IC 16-41, means any of the following:

(1) An individual, a partnership, a corporation, a professional corporation, a facility, or an institution licensed or legally authorized by this state to provide health care or professional services as a licensed physician, a psychiatric hospital, a hospital, a health facility, an emergency ambulance service (IC 16-31-3), a dentist, a registered or licensed practical nurse, a midwife, an optometrist, a pharmacist, a podiatrist, a chiropractor, a physical therapist, a respiratory care practitioner, an occupational therapist, a psychologist, a paramedic, an emergency medical technician, an advanced emergency medical technician, an athletic trainer, or a person who is an officer, employee, or agent of the individual, partnership, corporation, professional corporation, facility, or institution acting in the course and scope of the person's employment.

(2) A college, university, or junior college that provides health care to a student, a faculty member, or an employee, and the governing board or a person who is an officer, employee, or agent of the college, university, or junior college acting in the course and scope of the person's employment.

(3) A blood bank, community mental health center, community intellectual disability center, community health center, or migrant health center.

(4) A home health agency (as defined in IC 16-27-1-2).

(5) A health maintenance organization (as defined in IC 27-13-1-19).

(6) A health care organization whose members, shareholders, or partners are health care providers under subdivision (1).

(7) A corporation, partnership, or professional corporation not otherwise qualified under this subsection that:

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(A) provides health care as one (1) of the corporation's, partnership's, or professional corporation's functions;
(B) is organized or registered under state law; and
(C) is determined to be eligible for coverage as a health care provider under IC 34-18 for the corporation's, partnership's, or professional corporation's health care function.

Coverage for a health care provider qualified under this subdivision is limited to the health care provider's health care functions and does not extend to other causes of action.

(b) "Health care provider", for purposes of IC 16-35, has the meaning set forth in subsection (a). However, for purposes of IC 16-35, the term also includes a health facility (as defined in section 167 of this chapter).

(c) "Health care provider", for purposes of IC 16-36-5 and IC 16-36-6, means an individual licensed or authorized by this state to provide health care or professional services as:
(1) a licensed physician;
(2) a registered nurse;
(3) a licensed practical nurse;
(4) an advanced practice registered nurse;
(5) a certified nurse midwife;
(6) a paramedic;
(7) an emergency medical technician;
(8) an advanced emergency medical technician; or
(9) an emergency medical responder, as defined by section 109.8 of this chapter.

The term includes an individual who is an employee or agent of a health care provider acting in the course and scope of the individual's employment.

(d) "Health care provider", for purposes of section 1.5 of this chapter and IC 16-40-4, means any of the following:
(1) An individual, a partnership, a corporation, a professional corporation, a facility, or an institution licensed or authorized by the state to provide health care or professional services as a licensed physician, a psychiatric hospital, a hospital, a health facility, an emergency ambulance service (IC 16-31-3), an ambulatory outpatient surgical center, a dentist, an optometrist, a pharmacist, a podiatrist, a chiropractor, a psychologist, or a person who is an officer, employee, or agent of the individual, partnership, corporation, professional corporation, facility, or institution acting in the course and scope of the person's employment.
(2) A blood bank, laboratory, community mental health center, community intellectual disability center, community health center, or migrant health center.

(3) A home health agency (as defined in IC 16-27-1-2).

(4) A health maintenance organization (as defined in IC 27-13-1-19).

(5) A health care organization whose members, shareholders, or partners are health care providers under subdivision (1).

(6) A corporation, partnership, or professional corporation not otherwise specified in this subsection that:
   (A) provides health care as one (1) of the corporation's, partnership's, or professional corporation's functions;
   (B) is organized or registered under state law; and
   (C) is determined to be eligible for coverage as a health care provider under IC 34-18 for the corporation's, partnership's, or professional corporation's health care function.

(7) A person that is designated to maintain the records of a person described in subdivisions (1) through (6).

(e) "Health care provider", for purposes of IC 16-45-4, has the meaning set forth in 47 CFR 54.601(a).

SECTION 9. IC 16-25-2-8, AS AMENDED BY THE TECHNICAL CORRECTIONS BILL OF THE 2018 GENERAL ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]:
Sec. 8. If a home health agency or hospice patient's care or treatment is being managed, directed, or provided by an advanced practice registered nurse licensed under IC 25-23, that nurse's orders will be honored, unless it will cause the home health agency or hospice to be unreimbursed for their the home health agency's or hospice's service.

SECTION 10. IC 16-27-3-8, AS AMENDED BY THE TECHNICAL CORRECTIONS BILL OF THE 2018 GENERAL ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 8. If a home health agency or hospice patient's care or treatment is being managed, directed, or provided by an advanced practice registered nurse licensed under IC 25-23, that nurse's orders will be honored, unless it will cause the home health agency or hospice to be unreimbursed for their the home health agency's or hospice's service.

SECTION 11. IC 16-34-2-1.1, AS AMENDED BY P.L.213-2016, SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 1.1. (a) An abortion shall not be performed except with the voluntary and informed consent of the pregnant woman upon
whom the abortion is to be performed. Except in the case of a medical emergency, consent to an abortion is voluntary and informed only if the following conditions are met:

(1) At least eighteen (18) hours before the abortion and in the private, not group, presence of the pregnant woman, the physician who is to perform the abortion, the referring physician or a physician assistant (as defined in IC 25-27.5-2-10), an advanced practice registered nurse (as defined in IC 25-23-1-1(b)), or a certified nurse midwife (as defined in IC 34-18-2-6.5) to whom the responsibility has been delegated by the physician who is to perform the abortion or the referring physician has informed the pregnant woman orally and in writing of the following:

(A) The name of the physician performing the abortion, the physician's medical license number, and an emergency telephone number where the physician or the physician's designee may be contacted on a twenty-four (24) hour a day, seven (7) day a week basis.

(B) That follow-up care by the physician or the physician's designee (if the designee is licensed under IC 25-22.5) is available on an appropriate and timely basis when clinically necessary.

(C) The nature of the proposed procedure or information concerning the abortion inducing drug.

(D) Objective scientific information of the risks of and alternatives to the procedure or the use of an abortion inducing drug, including:

(i) the risk of infection and hemorrhage;

(ii) the potential danger to a subsequent pregnancy; and

(iii) the potential danger of infertility.

(E) That human physical life begins when a human ovum is fertilized by a human sperm.

(F) The probable gestational age of the fetus at the time the abortion is to be performed, including:

(i) a picture of a fetus;

(ii) the dimensions of a fetus; and

(iii) relevant information on the potential survival of an unborn fetus;

at this stage of development.

(G) That objective scientific information shows that a fetus can feel pain at or before twenty (20) weeks of postfertilization age.

(H) The medical risks associated with carrying the fetus to
term.

(I) The availability of fetal ultrasound imaging and auscultation of fetal heart tone services to enable the pregnant woman to view the image and hear the heartbeat of the fetus and how to obtain access to these services.

(J) That the pregnancy of a child less than fifteen (15) years of age may constitute child abuse under Indiana law if the act included an adult and must be reported to the department of child services or the local law enforcement agency under IC 31-33-5.

(K) That Indiana does not allow a fetus to be aborted solely because of the fetus's race, color, national origin, ancestry, sex, or diagnosis or potential diagnosis of the fetus having Down syndrome or any other disability.

(2) At least eighteen (18) hours before the abortion, the pregnant woman will be informed orally and in writing of the following:

(A) That medical assistance benefits may be available for prenatal care, childbirth, and neonatal care from the county office of the division of family resources.

(B) That the father of the unborn fetus is legally required to assist in the support of the child. In the case of rape, the information required under this clause may be omitted.

(C) That adoption alternatives are available and that adoptive parents may legally pay the costs of prenatal care, childbirth, and neonatal care.

(D) That there are physical risks to the pregnant woman in having an abortion, both during the abortion procedure and after.

(E) That Indiana has enacted the safe haven law under IC 31-34-2.5.

(F) The:

(i) Internet web site address of the state department of health's web site; and

(ii) description of the information that will be provided on the web site and that are described in section 1.5 of this chapter.

(G) For the facility in which the abortion is to be performed, an emergency telephone number that is available and answered on a twenty-four (24) hour a day, seven (7) day a week basis.

(H) On a form developed by the state department and as described in IC 16-34-3, that the pregnant woman has a right
to determine the final disposition of the remains of the aborted fetus.
(I) On a form developed by the state department, information concerning the available options for disposition of the aborted fetus.
(J) On a form developed by the state department, information concerning any counseling that is available to a pregnant woman after having an abortion.

The state department shall develop and distribute the forms required by clauses (H) through (J).

(3) The pregnant woman certifies in writing, on a form developed by the state department, before the abortion is performed, that:
(A) the information required by subdivisions (1) and (2) has been provided to the pregnant woman;
(B) the pregnant woman has been offered by the provider the opportunity to view the fetal ultrasound imaging and hear the auscultation of the fetal heart tone if the fetal heart tone is audible and that the woman has:
   (i) viewed or refused to view the offered fetal ultrasound imaging; and
   (ii) listened to or refused to listen to the offered auscultation of the fetal heart tone if the fetal heart tone is audible; and
(C) the pregnant woman has been given a written copy of the printed materials described in section 1.5 of this chapter.

(4) At least eighteen (18) hours before the abortion and in the presence of the pregnant woman, the physician who is to perform the abortion, the referring physician or a physician assistant (as defined in IC 25-27.5-2-10), an advanced practice registered nurse (as defined in IC 25-23-1-1(b)), or a certified nurse midwife (as defined in IC 34-18-2-19) IC 34-18-2-6.5) to whom the responsibility has been delegated by the physician who is to perform the abortion or the referring physician has provided the pregnant woman with a color copy of the informed consent brochure described in section 1.5 of this chapter by printing the informed consent brochure from the state department's Internet web site and including the following information on the back cover of the brochure:
   (A) The name of the physician performing the abortion and the physician's medical license number.
   (B) An emergency telephone number where the physician or the physician's designee may be contacted twenty-four (24) hours a day, seven (7) days a week.
(C) A statement that follow-up care by the physician or the
physician's designee who is licensed under IC 25-22.5 is
available on an appropriate and timely basis when clinically
necessary.

(5) At least eighteen (18) hours before an abortion is performed
and at the same time that the pregnant woman receives the
information required by subdivision (1), the provider shall
perform, and the pregnant woman shall view, the fetal ultrasound
imaging and hear the auscultation of the fetal heart tone if the
fetal heart tone is audible unless the pregnant woman certifies in
writing, on a form developed by the state department, before the
abortion is performed, that the pregnant woman:

(A) does not want to view the fetal ultrasound imaging; and

(B) does not want to listen to the auscultation of the fetal heart
tone if the fetal heart tone is audible.

(b) This subsection applies to a pregnant woman whose unborn
child has been diagnosed with a lethal fetal anomaly. The requirements
of this subsection are in addition to the other requirements of this
section. At least eighteen (18) hours before an abortion is performed on
the pregnant woman, the physician who will perform the abortion shall:

(1) orally and in person, inform the pregnant woman of the
availability of perinatal hospice services; and

(2) provide the pregnant woman copies of the perinatal hospice
brochure developed by the state department under IC 16-25-4.5-4
and the list of perinatal hospice providers and programs
developed under IC 16-25-4.5-5, by printing the perinatal hospice
brochure and list of perinatal hospice providers from the state
department's Internet web site.

(c) If a pregnant woman described in subsection (b) chooses to have
an abortion rather than continuing the pregnancy in perinatal hospice
care, the pregnant woman shall certify in writing, on a form developed
by the state department under IC 16-25-4.5-6, at least eighteen (18)
hours before the abortion is performed, that the pregnant woman has
been provided the information described in subsection (b) in the
manner required by subsection (b).

SECTION 12. IC 16-41-6-1, AS AMENDED BY P.L.147-2012,
SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 1. (a) As used in this section, "physician's
authorized representative" means:

(1) an advanced practice registered nurse (as defined by
IC 25-23-1-1(b)) who is operating in collaboration with a licensed
physician; or
(2) an individual acting under the supervision of a licensed physician and within the individual's scope of employment.

(b) If a physician or the physician's authorized representative determines that it is medically necessary to conduct an HIV test on an individual under the care of a physician, the physician or physician's authorized representative may order the test if the physician or the physician's authorized representative:

(1) informs the patient of the test;
(2) provides an explanation of the test; and
(3) informs the patient of the patient's right to refuse the test.

Subject to subsection (d), if the patient refuses the test, the physician or the physician's authorized representative may not perform the test and shall document the patient's refusal in the patient's medical record.

(c) After ordering an HIV test for a patient, the physician or the physician's authorized representative shall:

(1) discuss with the patient the availability of counseling concerning the test results; and
(2) notify the patient of the test results.

If a test conducted under this section indicates that a patient is HIV infected, in addition to the requirements set forth in IC 16-41-2, the physician or the physician's authorized representative shall inform the patient of treatment and referral options available to the patient.

(d) A physician or a physician's authorized representative may order an HIV test to be performed without informing the patient or the patient's representative (as defined in IC 16-36-1-2) of the test or regardless of the patient's or the patient's representative's refusal of the HIV test if any of the following conditions apply:

(1) If ordered by a physician, consent can be implied due to emergency circumstances and the test is medically necessary to diagnose or treat the patient's condition.
(2) Under a court order based on clear and convincing evidence of a serious and present health threat to others posed by an individual. A hearing held under this subdivision shall be held in camera at the request of the individual.
(3) If the test is done on blood collected or tested anonymously as part of an epidemiologic survey under IC 16-41-2-3 or IC 16-41-17-10(a)(5).
(4) The test is ordered under section 4 of this chapter.
(5) The test is required or authorized under IC 11-10-3-2.5.
(6) The individual upon whom the test will be performed is described in IC 16-41-8-6 or IC 16-41-10-2.5.
(7) A court has ordered the individual to undergo testing for HIV
(8) Both of the following are met:
   (A) The individual is not capable of providing consent and an authorized representative of the individual is not immediately available to provide consent or refusal of the test.
   (B) A health care provider acting within the scope of the health care provider's employment comes into contact with the blood or body fluids of the individual in a manner that has been epidemiologically demonstrated to transmit HIV.

(e) The state department shall make HIV testing and treatment information from the federal Centers for Disease Control and Prevention available to health care providers.

(f) The state department may adopt rules under IC 4-22-2 necessary to implement this section.

SECTION 13. IC 16-41-6-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 5. (a) This section applies to:
   (1) a physician licensed under IC 25-22.5; or
   (2) an advanced practice registered nurse licensed under IC 25-23;
who provides prenatal care within the scope of the provider's license.
   (b) Subject to section 8 of this chapter, an individual described in subsection (a) who:
   (1) diagnoses the pregnancy of a woman; or
   (2) is primarily responsible for providing prenatal care to a pregnant woman;
shall order to be taken a sample of the pregnant woman's blood and shall submit the sample to an approved laboratory for a standard licensed diagnostic test for HIV.

SECTION 14. IC 16-41-6-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 6. Subject to section 8 of this chapter, if, at the time of delivery, there is no written evidence that a standard licensed diagnostic test for HIV has been performed under section 5 of this chapter, the physician or advanced practice registered nurse in attendance at the delivery shall order to be taken a sample of the woman's blood at the time of the delivery and shall submit the sample to an approved laboratory for a standard licensed diagnostic test for HIV.

SECTION 15. IC 16-41-6-8, AS AMENDED BY P.L.112-2011, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 8. (a) This section applies to a physician or an advanced practice registered nurse who orders an HIV test under...
section 5 or 6 of this chapter or to the physician's or nurse's designee.
(b) An individual described in subsection (a) shall:
   (1) inform the pregnant woman that:
      (A) the individual is required by law to order an HIV test
          unless the pregnant woman refuses; and
      (B) the pregnant woman has a right to refuse the test; and
   (2) explain to the pregnant woman:
      (A) the purpose of the test; and
      (B) the risks and benefits of the test.
(c) An individual described in subsection (a) shall document in the
   pregnant woman's medical records that the pregnant woman received
   the information required under subsection (b).
(d) If a pregnant woman refuses to consent to an HIV test, the
   refusal must be noted by an individual described in subsection (a) in
   the pregnant woman's medical records.
(e) If a test ordered under section 5 or 6 of this chapter is positive,
   an individual described in subsection (a):
      (1) shall inform the pregnant woman of the test results;
      (2) shall inform the pregnant woman of the treatment options or
          referral options available to the pregnant woman; and
      (3) shall:
         (A) provide the pregnant woman with a description of the
             methods of HIV transmission;
         (B) discuss risk reduction behavior modifications with the
             pregnant woman, including methods to reduce the risk of
             perinatal HIV transmission and HIV transmission through
             breast milk; and
         (C) provide the pregnant woman with referral information to
             other HIV prevention, health care, and psychosocial services.
(f) The provisions of IC 16-41-2-3 apply to a positive HIV test under
   section 5 or 6 of this chapter.
(g) The results of a test performed under section 5 or 6 of this
   chapter are confidential.
(h) As a routine component of prenatal care, every individual
   described in subsection (a) is required to provide information and
   counseling regarding HIV and the standard licensed diagnostic test for
   HIV and to offer and recommend the standard licensed diagnostic test
   for HIV.
(i) An individual described in subsection (a) shall document:
      (1) the oral or written consent of the pregnant woman to be tested;
      and
      (2) that the pregnant woman was counseled and provided the
required information set forth in subsection (b) to ensure that an
informed decision has been made.

(j) A pregnant woman who refuses a test under this section must do
so in writing.

SECTION 16. IC 16-41-19-4 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 4. The physician or
advanced practice **registered** nurse applying for free biologicals as
provided in this chapter and IC 12-20-16-14 shall sign in ink the
following affirmation printed on the application form:

I solemnly affirm that the free biologicals applied for will be
administered to the person named above, and it is my belief after
inquiry that the person is financially unable to pay for the
biologicals.

SECTION 17. IC 16-42-19-5, AS AMENDED BY P.L.177-2009,
SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 5. As used in this chapter, "practitioner" means
any of the following:

(1) A physician licensed under IC 25-22.5.
(2) A veterinarian licensed to practice veterinary medicine in
Indiana.
(3) A dentist licensed to practice dentistry in Indiana.
(4) A podiatrist licensed to practice podiatric medicine in Indiana.
(5) An optometrist who is:
   (A) licensed to practice optometry in Indiana; and
   (B) certified under IC 25-24-3.
(6) An advanced practice **registered** nurse who meets the
requirements of IC 25-23-1-19.5.
(7) A physician assistant licensed under IC 25-27.5 who is
delegated prescriptive authority under IC 25-27.5-5-6.

SECTION 18. IC 16-42-19-29, AS ADDED BY P.L.131-2014,
SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 29. A legend drug that is composed wholly or
partly of insulin may be sold for retail sale by a pharmacy only to an
individual who possesses a prescription from one (1) of the following:

(1) A physician licensed under IC 25-22.5.
(2) A veterinarian licensed to practice veterinary medicine in
Indiana.
(3) An advanced practice **registered** nurse who meets the
requirements of IC 25-23-1-19.5.
(4) A physician assistant licensed under IC 25-27.5 who is
delegated prescriptive authority under IC 25-27.5-5-6.

SECTION 19. IC 16-42-21-3, AS AMENDED BY P.L.105-2008,

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SECTION 1. IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 3. As used in this chapter, "practitioner" means any of the following:

1. A licensed physician.
2. A dentist licensed to practice dentistry in Indiana.
3. A podiatrist licensed to practice podiatry in Indiana.
4. A veterinarian licensed to practice veterinary medicine in Indiana.
5. An optometrist who is:
   A. licensed to practice optometry in Indiana; and
   B. certified under IC 25-24-3.
6. An advanced practice registered nurse licensed and granted the authority to prescribe legend drugs under IC 25-23.

SECTION 20. IC 16-42-22-4.5, AS AMENDED BY P.L.157-2006, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 4.5. As used in this chapter, "practitioner" means any of the following:

1. A licensed physician.
2. A dentist licensed to practice dentistry in Indiana.
3. A podiatrist licensed to practice podiatric medicine in Indiana.
4. An optometrist who is:
   A. licensed to practice optometry in Indiana; and
   B. certified under IC 25-24-3.
5. An advanced practice registered nurse licensed and granted the authority to prescribe legend drugs under IC 25-23.

SECTION 21. IC 16-42-27-1, AS AMENDED BY P.L.6-2016, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 1. As used in this chapter, "prescriber" means any of the following:

1. A physician licensed under IC 25-22.5.
2. A physician assistant licensed under IC 25-27.5 and granted the authority to prescribe by the physician assistant's supervisory physician and in accordance with IC 25-27.5-5-4.
3. An advanced practice registered nurse licensed and granted the authority to prescribe drugs under IC 25-23.
4. The state health commissioner, if the state health commissioner holds an active license under IC 25-22.5.
5. A public health authority.

SECTION 22. IC 21-44.5-1-2, AS ADDED BY P.L.45-2014, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 2. "Licensed campus medical professional" means any of the following individuals who are employed by or have

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contracted with a postsecondary educational institution and are designated by the postsecondary educational institution to serve in such a capacity under IC 21-44.5-2-2(b):

1. A physician licensed under IC 25-22.5.
2. A physician assistant licensed under IC 25-27.5.
3. An advanced practice registered nurse or registered nurse who is licensed under IC 25-23.

SECTION 23. IC 25-1-9-6.8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 6.8. (a) This section applies to a practitioner who is:

1. licensed to practice medicine or osteopathic medicine under IC 25-22.5; or
2. an advanced practice registered nurse granted prescriptive authority under IC 25-23 and whose practice agreement with a collaborating physician reflects the conditions specified in subsection (b).

(b) Before prescribing a stimulant medication for a child for the treatment of attention deficit disorder or attention deficit hyperactivity disorder, a practitioner described in subsection (a) shall follow the most recent guidelines adopted by the American Academy of Pediatrics or the American Academy of Child and Adolescent Psychiatry for the diagnosis and evaluation of a child with attention deficit disorder or attention deficit hyperactivity disorder.

SECTION 24. IC 25-1-9-22, AS ADDED BY P.L.33-2016, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 22. (a) This section applies to:

1. a physician licensed under IC 25-22.5;
2. a physician assistant licensed under IC 25-27.5;
3. a certified direct entry midwife licensed under IC 25-23.4; and
4. an advanced practice registered nurse licensed under IC 25-23;

who provides prenatal care within the scope of the provider's license.

(b) Unless ordered by a court, an individual described in subsection (a) may not release to a law enforcement agency (as defined in IC 35-47-15-2) the results of:

1. a verbal screening or questioning concerning drug or alcohol use;
2. a urine test; or
3. a blood test;

provided to a pregnant woman without the pregnant woman's consent.

SECTION 25. IC 25-1-9.5-4, AS AMENDED BY P.L.150-2017, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 4. As used in this chapter, "prescriber" means any of the following:

1. A physician licensed under IC 25-22.5.
2. A physician assistant licensed under IC 25-27.5 and granted the authority to prescribe by the physician assistant's supervisory physician in accordance with IC 25-27.5-5-4.
3. An advanced practice registered nurse licensed and granted the authority to prescribe drugs under IC 25-23.
5. A podiatrist licensed under IC 25-29.

SECTION 26. IC 25-1-9.5-7, AS AMENDED BY P.L.150-2017, SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 7. (a) A prescriber who provides health care services through telemedicine shall be held to the same standards of appropriate practice as those standards for health care services provided at an in-person setting.

(b) A prescriber may not use telemedicine, including issuing a prescription, for an individual who is located in Indiana unless a provider-patient relationship between the prescriber and the individual has been established. A prescriber who uses telemedicine shall, if such action would otherwise be required in the provision of the same health care services in a manner other than telemedicine, ensure that a proper provider-patient relationship is established. The provider-patient relationship by a prescriber who uses telemedicine must at a minimum include the following:

1. Obtain the patient's name and contact information and:
   (A) a verbal statement or other data from the patient identifying the patient's location; and
   (B) to the extent reasonably possible, the identity of the requesting patient.

2. Disclose the prescriber's name and disclose whether the prescriber is a physician, physician assistant, advanced practice registered nurse, optometrist, or podiatrist.

3. Obtain informed consent from the patient.

4. Obtain the patient's medical history and other information necessary to establish a diagnosis.

5. Discuss with the patient the:
   (A) diagnosis;
   (B) evidence for the diagnosis; and
   (C) risks and benefits of various treatment options, including when it is advisable to seek in-person care.

6. Create and maintain a medical record for the patient and,
subject to the consent of the patient, notify the patient's primary
care provider of any prescriptions the prescriber has issued for the
patient if the primary care provider's contact information is
provided by the patient. The requirements in this subdivision do
not apply when any of the following are met:

(A) The prescriber is using an electronic health record system
that the patient's primary care provider is authorized to access.
(B) The prescriber has established an ongoing provider-patient
relationship with the patient by providing care to the patient at
least two (2) consecutive times through the use of telemedicine
services. If the conditions of this clause are met, the prescriber
shall maintain a medical record for the patient and shall notify
the patient's primary care provider of any issued prescriptions.

(7) Issue proper instructions for appropriate follow-up care.
(8) Provide a telemedicine visit summary to the patient, including
information that indicates any prescription that is being
prescribed.

SECTION 27. IC 25-22.5-13-3, AS AMENDED BY P.L.54-2015,
SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 3. (a) Before March 1, 2016, the:
(1) board, concerning physician assistants;
(2) board of podiatric medicine, concerning podiatrists;
(3) state board of dentistry, concerning dentists; and
(4) Indiana state board of nursing, concerning advanced practice
registered nurses;
shall adopt rules necessary to complement the rules for prescribing
opioid controlled substances for pain management treatment adopted
by the board under sections 1 and 2 of this chapter.
(b) Before December 31, 2015, each board specified in subsection
(a) shall provide a report in an electronic format under IC 5-14-6 to the
legislative council providing a status report on efforts to adopt the rules
required by subsection (a). The status report must include:
(1) a copy of the board's rulemaking docket required by
IC 4-22-2-22.5; and
(2) a reasonable estimate of the timetable for action required
under IC 4-22-2-22.5(d)(8).

SECTION 28. IC 25-23-1-1, AS AMENDED BY P.L.58-2014,
SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 1. As used in this chapter:
(a) "Board" means the Indiana state board of nursing.
(b) "Advanced practice registered nurse" means:
(1) a nurse practitioner;
(2) a certified nurse midwife;
(3) a clinical nurse specialist; or
(4) a certified registered nurse anesthetist;
who is a registered nurse qualified to practice nursing in a specialty
role based upon the additional knowledge and skill gained through a
formal organized program of study and clinical experience, or the
equivalent as determined by the board, which does not limit but
extends or expands the function of the nurse which may be initiated by
the client or provider in settings that shall include hospital outpatient
clinics and health maintenance organizations. Notwithstanding any
other law, this subsection does not add to the powers and duties or
scope of practice of certified registered nurse anesthetists as described
in section 30 of this chapter.

(c) "Human response" means those signs, symptoms, behaviors, and
processes that denote the individual's interaction with the environment.

SECTION 29. IC 25-23-1-7, AS AMENDED BY P.L.138-2014,
SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 7. (a) The board shall do the following:

(1) Adopt under IC 4-22-2 rules necessary to enable it to carry
into effect this chapter.
(2) Prescribe standards and approve curricula for nursing
education programs preparing persons for licensure under this
chapter.
(3) Provide for surveys of such programs at such times as it
considers necessary.
(4) Accredit such programs as meet the requirements of this
chapter and of the board.
(5) Deny or withdraw accreditation from nursing education
programs for failure to meet prescribed curricula or other
standards.
(6) Examine, license, and renew the license of qualified
applicants.
(7) Issue subpoenas, compel the attendance of witnesses, and
administer oaths to persons giving testimony at hearings.
(8) Cause the prosecution of all persons violating this chapter and
have power to incur necessary expenses for these prosecutions.
(9) Adopt rules under IC 4-22-2 that do the following:
(A) Prescribe standards for the competent practice of
registered, practical, and advanced practice registered
nursing.
(B) Establish with the approval of the medical licensing board
created by IC 25-22.5-2-1 requirements that advanced practice
registered nurses must meet to be granted authority to prescribe legend drugs and to retain that authority.

(C) Establish, with the approval of the medical licensing board created by IC 25-22.5-2-1, requirements for the renewal of a practice agreement under section 19.4 of this chapter, which shall expire on October 31 in each odd-numbered year.

(10) Keep a record of all its proceedings.

(11) Collect and distribute annually demographic information on the number and type of registered nurses and licensed practical nurses employed in Indiana.

(b) The board may do the following:

(1) Create ad hoc subcommittees representing the various nursing specialties and interests of the profession of nursing. Persons appointed to a subcommittee serve for terms as determined by the board.

(2) Utilize the appropriate subcommittees so as to assist the board with its responsibilities. The assistance provided by the subcommittees may include the following:

(A) Recommendation of rules necessary to carry out the duties of the board.

(B) Recommendations concerning educational programs and requirements.

(C) Recommendations regarding examinations and licensure of applicants.

(3) Appoint nurses to serve on each of the ad hoc subcommittees.

(4) Withdraw from the interstate nurse licensure compact under IC 25-23.2 (repealed).

(c) Nurses appointed under subsection (b) must:

(1) be committed to advancing and safeguarding the nursing profession as a whole; and

(2) represent nurses who practice in the field directly affected by a subcommittee's actions.

SECTION 30. IC 25-23-1-19.4, AS AMENDED BY P.L.35-2016, SECTION 85, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 19.4. (a) This section does not apply to certified registered nurse anesthetists.

(b) As used in this section, "practitioner" has the meaning set forth in IC 16-42-19.5. However, the term does not include the following:

(1) A veterinarian.

(2) An advanced practice registered nurse.

(3) A physician assistant.

(c) An advanced practice registered nurse shall operate:
(1) in collaboration with a licensed practitioner as evidenced by a practice agreement;
(2) by privileges granted by the governing board of a hospital licensed under IC 16-21 with the advice of the medical staff of the hospital that sets forth the manner in which an advanced practice registered nurse and a licensed practitioner will cooperate, coordinate, and consult with each other in the provision of health care to their patients; or
(3) by privileges granted by the governing body of a hospital operated under IC 12-24-1 that sets forth the manner in which an advanced practice registered nurse and a licensed practitioner will cooperate, coordinate, and consult with each other in the provision of health care to their patients.

SECTION 31. IC 25-23-1-19.5, AS AMENDED BY P.L.58-2014, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 19.5. (a) This section does not apply to certified registered nurse anesthetists.
(b) The board shall establish a program under which advanced practice registered nurses who meet the requirements established by the board are authorized to prescribe legend drugs, including controlled substances (as defined in IC 35-48-1-9).
(c) The authority granted by the board under this section:
(1) expires on October 31 of the odd-numbered year following the year the authority was granted or renewed; and
(2) is subject to renewal indefinitely for successive periods of two years.
(d) The rules adopted under section 7 of this chapter concerning the authority of advanced practice registered nurses to prescribe legend drugs must do the following:
(1) Require an advanced practice registered nurse or a prospective advanced practice registered nurse who seeks the authority to submit an application to the board.
(2) Require an applicant to satisfy the following as a prerequisite to the initial granting of the authority:
   (A) Meet all the qualifications for licensure as a registered nurse under this article.
   (B) the successful completion by the applicant of Successfully complete:
      (i) education requirements determined by the board to be appropriate to the advanced practice registered nurse’s role; and
      (ii) a graduate level course in pharmacology providing at
least two (2) semester hours of academic credit.

(C) Either:
(i) provide documentation, as requested by the board, that the applicant has graduated before December 31, 1997, from an advanced, organized formal education program appropriate to the practice and that is acceptable to the board; or
(ii) complete a graduate, postgraduate, or doctoral advanced practice registered nurse program from an accredited college or university.

(3) Establish requirements for an advanced practice registered nurse to comply with national certification or the certification's equivalence, including a portfolio equivalence, appropriate to the advance practice registered nurse's role.

(4) Require, as a condition of the renewal of the authority, the completion by the advanced practice registered nurse of the continuing education requirements set out in section 19.7 of this chapter.

SECTION 32. IC 25-23-1-19.6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 19.6. (a) When the board grants authority to an advanced practice registered nurse to prescribe legend drugs under this chapter, the board shall assign an identification number to the advanced practice registered nurse.

(b) An advanced practice registered nurse who is granted authority by the board to prescribe legend drugs must do the following:
(1) Enter on each prescription form that the advanced practice registered nurse uses to prescribe a legend drug:
(A) the signature of the advanced practice registered nurse;
(B) initials indicating the credentials awarded to the advanced practice registered nurse under this chapter; and
(C) the identification number assigned to the advanced practice registered nurse under subsection (a).

(2) Comply with all applicable state and federal laws concerning prescriptions for legend drugs.

(c) An advanced practice registered nurse may be granted authority to prescribe legend drugs under this chapter only within the scope of practice of the advanced practice registered nurse and the scope of the licensed collaborating health practitioner.

SECTION 33. IC 25-23-1-19.7, AS AMENDED BY P.L.1-2006, SECTION 452, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 19.7. (a) This subsection applies to an applicant for renewal who has never received a renewal of
prescriptive authority under section 19.5 of this chapter and whose prescriptive authority has never lapsed. If the applicant was initially granted prescriptive authority:

(1) less than twelve (12) months before the expiration date of the prescriptive authority, no continuing education is required; or

(2) at least twelve (12) months before the expiration date of the prescriptive authority, the applicant shall, subject to IC 25-1-4-3, attest to the board that the applicant has successfully completed at least fifteen (15) contact hours of continuing education. The hours must:

(A) be completed after the prescriptive authority was granted and before the expiration of the prescriptive authority;

(B) include at least four (4) contact hours of pharmacology;

and

(C) be approved by a nationally approved sponsor of continuing education for nurses, approved by the board, and listed by the Indiana professional licensing agency as approved hours.

(b) This subsection applies to an applicant for renewal of prescriptive authority under section 19.5 of this chapter who is not described in subsection (a). The applicant shall, subject to IC 25-1-4-3, attest to the board that the applicant has successfully completed at least thirty (30) contact hours of continuing education. The hours must:

(1) be completed within the two (2) years immediately preceding the renewal;

(2) include at least eight (8) contact hours of pharmacology; and

(3) be approved by a nationally approved sponsor of continuing education for nurses, be approved by the board, and be listed by the Indiana professional licensing agency as approved hours.

(c) An applicant for renewal of prescriptive authority under this section must maintain national certification or certification equivalence, as required by section 19.5(d) of this chapter.

SECTION 34. IC 25-23-1-19.8, AS AMENDED BY P.L.157-2006, SECTION 62, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 19.8. (a) Before December 31 of an even-numbered year, the Indiana professional licensing agency or the agency's designee shall randomly audit at least one percent (1%) but not more than ten percent (10%) of the practice agreements of advanced practice registered nurses with authority to prescribe legend drugs under section 19.5 of this chapter to determine whether the practice agreement meets the requirements of this chapter or rules adopted by the board.
(b) The Indiana professional licensing agency shall establish an audit procedure, which may include the following:

1. Requiring the advanced practice registered nurse to provide the agency with a copy of verification of attendance at or completion of a continuing education course or program the advanced practice registered nurse attended during the previous two (2) years.

2. Requiring the advanced practice registered nurse and the licensed practitioner who have entered into a practice agreement to submit information on a form prescribed by the agency that must include a sworn statement signed by the advanced practice registered nurse and the licensed practitioner that the parties are operating within the terms of the practice agreement and the requirements under this chapter or rules adopted by the board.

3. Reviewing patient health records and other patient information at the practice location or by requiring the submission of accurate copies to determine if the parties are operating within the terms of the practice agreement and the requirements under this chapter or rules adopted by the board.

4. After a reasonable determination that the advanced practice registered nurse and the licensed practitioner who have entered into a practice agreement are not operating within the terms of the practice agreement, requiring the parties to appear before the agency or the agency's designee to provide evidence of compliance with the practice agreement.

(c) Not more than sixty (60) days after the completion of the audit required in subsection (a), the Indiana professional licensing agency shall provide the board with the following:

1. A summary of the information obtained in the audit.

2. A statement regarding whether an advanced practice registered nurse and a licensed practitioner who have entered into a practice agreement that is audited under subsection (a) are operating within the terms of the practice agreement.

The agency shall also provide a copy of the information described in this subsection to the board that regulates the licensed practitioner.

(d) The Indiana professional licensing agency may cause to be served upon the advanced practice registered nurse an order to show cause to the board as to why the board should not impose disciplinary sanctions under IC 25-1-9-9 on the advanced practice registered nurse for the advanced practice registered nurse's failure to comply with:

1. an audit conducted under this section; or

2. the requirements of a practice agreement under this chapter.
(e) Except for a violation concerning continuing education
requirements under IC 25-1-4, the board shall hold a hearing in
accordance with IC 4-21.5 and state the date, time, and location of the
hearing in the order served under subsection (d).

(f) The board that regulates the licensed practitioner may cause to
be served upon the licensed practitioner an order to show cause to the
board as to why the board should not impose disciplinary sanctions
under IC 25-1-9-9 on the licensed practitioner for the licensed
practitioner's failure to comply with:

(1) an audit conducted under this section; or

(2) the requirements of a practice agreement under this chapter.

(g) The board that regulates the licensed practitioner shall hold a
hearing in accordance with IC 4-21.5 and state the date, time, and
location of the hearing in the order served under subsection (f).

(h) An order to show cause issued under this section must comply
with the notice requirements of IC 4-21.5.

(i) The licensed practitioner may divulge health records and other
patient information to the Indiana professional licensing agency or the
agency's designee. The licensed practitioner is immune from civil
liability for any action based upon release of the patient information
under this section.

SECTION 35. IC 25-23-1-19.9, AS ADDED BY P.L.82-2016,
SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 19.9. (a) This section does not apply to certified
registered nurse anesthetists.

(b) An advanced practice registered nurse may include a report
from the INSPECT program in a patient's medical file. Any disclosure
or release of a patient's medical file must be in compliance with
IC 35-48-7-11.1.

SECTION 36. IC 25-23.5-3-1.5, AS AMENDED BY P.L.274-2013,
SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 1.5. (a) Except as provided in subsection (b), an
occupational therapist may not provide occupational therapy services
to a person until the person has been referred to the occupational
therapist by, or the occupational therapist is acting on the order of, one
of the following:

(1) A physician or osteopathic physician licensed under
IC 25-22.5.

(2) A podiatrist licensed under IC 25-29.

(3) An advanced practice registered nurse licensed under
IC 25-23.

(4) A psychologist licensed under IC 25-33.

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(5) A chiropractor licensed under IC 25-10.
(7) A physician assistant licensed under IC 25-27.5.
The occupational therapist shall report to the practitioner as specified by the practitioner who provided the referral or order. However, if the practitioner does not specify a reporting requirement, the occupational therapist shall report to the practitioner upon completion or termination of occupational therapy services.
(b) An occupational therapist may provide the following services without a referral from a person listed in subsection (a):
(1) Ergonomic or home assessment.
(2) Injury or illness prevention education and wellness services.
(3) Occupational therapy activities provided in an educational setting.
(4) Occupational therapy activities that the board determines, after reviewing the recommendations of the committee, are appropriate to be conducted in a community based environment.

SECTION 37. IC 25-23.6-11-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 1. (a) Except for an individual who is licensed under IC 25-22.5, is licensed under IC 25-33, is an advanced practice registered nurse (as defined by IC 25-23-1-1(b)), or is licensed under this article, and who uses the terms within the scope of the individual’s education, training, and licensure, an individual may not knowingly describe services the individual performs using the following terms:
(A) (1) “Psychotherapy”.
(B) (2) “Clinical psychology”.
(b) An individual who violates this section commits a Class A misdemeanor.

SECTION 38. IC 25-26-13-31.5, AS ADDED BY P.L.113-2013, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 31.5. (a) Subject to rules adopted under subsection (c), a pharmacist intern or a pharmacist student may administer an immunization to an individual under a drug order or prescription.
(b) Subject to rules adopted under subsection (c), a pharmacist intern or a pharmacist student may administer an immunization to an individual or a group of individuals under a drug order, under a prescription, or according to a protocol approved by a physician.
(c) The board shall adopt rules under IC 4-22-2 to establish requirements applying to a pharmacist intern or a pharmacist student who administers an immunization to an individual or group of
individuals. The rules adopted under this section:

(1) must provide for the direct supervision of the pharmacist intern or pharmacist student by a pharmacist, a physician, a physician assistant, or an advanced practice registered nurse; and

(2) may not be less stringent than the requirements applying to a pharmacist who administers an immunization to an individual as provided under section 31.2 of this chapter.

SECTION 39. IC 25-26-16-4.5, AS AMENDED BY P.L.202-2017, SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 4.5. (a) This section does not apply to a pharmacist who is practicing in a hospital.

(b) As used in this section, "direct supervision" means that a supervising:

(1) physician;

(2) advanced practice registered nurse who meets the requirements of IC 25-23-1-19.5; or

(3) physician assistant licensed under IC 25-27.5 who is delegated prescriptive authority under IC 25-27.5-5-6;

is readily available to consult with the pharmacist while the protocol services are being provided.

(c) This section applies to a pharmacist who:

(1) is employed by, or has entered into a contract with, a physician, a group of physicians, or an outpatient clinic; and

(2) is under the direct supervision of a person described in subsection (b)(1) through (b)(3).

(d) The protocols developed under this chapter:

(1) must be agreed upon by:

(A) the physician or the physician administrator described in section 3.5(d) of this chapter; and

(B) the pharmacist;

(2) must, at a minimum, require that:

(A) the medical records of the patient are available to both the patient's physician and the pharmacist; and

(B) the procedures performed by the pharmacist relate to a condition for which the patient has first seen the physician or another licensed practitioner; and

(3) may apply to a single patient or group of patients, as specified by the physician.

SECTION 40. IC 27-1-37.1-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 4. As used in this chapter, "provider" means:

(1) a physician licensed under IC 25-22.5;
(2) a dentist licensed under IC 25-14;
(3) an advanced practice registered nurse licensed under IC 25-23;
(4) a chiropractor licensed under IC 25-10;
(5) a podiatrist licensed under IC 25-29;
(6) an optometrist licensed under IC 25-24; or
(7) a clinical psychologist licensed under IC 25-33.

SECTION 41. IC 27-8-24-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 2. As used in this chapter, "at-home postdelivery care" refers to health care provided to a woman at her residence by a physician licensed under IC 25-22.5 or a registered nurse or an advanced practice registered nurse licensed under IC 25-23 whose scope of practice includes providing postpartum care in the area of maternal and child health care. The health care services provided must include, at a minimum:
(1) parent education;
(2) assistance and training in breast or bottle feeding; and
(3) performance of any maternal and neonatal tests routinely performed during the usual course of inpatient care for the woman or her newborn child, including the collection of an adequate sample for the hereditary and metabolic newborn screening.

SECTION 42. IC 31-9-2-100.5, AS ADDED BY P.L.162-2011, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 100.5. "Qualified medical practitioner", for purposes of IC 31-9-2 means the following:
(1) A physician licensed under IC 25-22.5.
(2) A physician assistant licensed under IC 25-27.5.
(3) A physical therapist licensed under IC 25-27.
(4) An advanced practice registered nurse licensed under IC 25-23.
(5) A chiropractor licensed under IC 25-10.
(6) A psychologist licensed under IC 25-33.

SECTION 43. IC 34-30-2-30.5, AS ADDED BY P.L.210-2005, SECTION 75, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 30.5. IC 9-24-10-7.5 (Concerning physicians, optometrists, or advanced practice registered nurses making reports concerning driver impairment).

SECTION 44. IC 34-30-13-1.2, AS ADDED BY P.L.161-2015, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 1.2. (a) Except as provided in section 2 of this chapter, a person who meets each of the following criteria is immune from civil liability resulting from any act or omission related to the
provision of a health care service:

(1) Is licensed as any of the following:

(A) A physician under IC 25-22.5.
(B) A physician assistant under IC 25-27.5.
(C) A dentist under IC 25-14.
(D) A nurse under IC 25-23.
(E) An advanced practice registered nurse (as defined in IC 25-23-1-1(b)) who is licensed under IC 25-23.
(F) An optometrist under IC 25-24.
(G) A podiatrist under IC 25-29.

(2) Provides the health care service:

(A) voluntarily;
(B) to another individual;
(C) without compensation;
(D) within the scope of the person's license described in subdivision (1); and
(E) at a location that is determined to be appropriate and listed on the health care volunteer registry under IC 25-22.5-15.

(3) Notifies, before providing the health care service:

(A) the individual receiving the health care service; or
(B) the person who is legally responsible for the care of the individual receiving the health care service;

that the person providing the health care service is immune from civil liability in relation to the provision of the health care service.

(4) Obtains the signature of:

(A) the individual receiving the health care service; or
(B) the person who is legally responsible for the care of the individual receiving the health care service;

on a waiver that states the person providing the health care service is immune from civil liability in relation to the provision of the health care service.


(b) The immunity provided under this chapter applies to:

(1) dental services provided in a dental office; and
(2) health care services that are provided in a setting other than:

(A) a physician's office;
(B) an entity licensed or certified by the state department of health;
(C) a health care facility, including a facility that receives federal funding; or
(D) any other permanent facility in which the primary purpose
is to provide health care services.

(c) A sponsoring organization, owner, operator, lessor, or lessee:

(1) of a location described in subsection (a)(2)(E); and

(2) that:

(A) permits a person described in subsection (a) to provide a health care service at the location as described in this section; and

(B) receives no compensation for permitting the provision of the health care service as described in clause (A);

is immune from civil liability resulting from an act or omission related to the provision of the health care service.

(d) A person who provides a health care service as described in this section may recommend laboratory and imaging based screenings and tests, and provide written documentation of the recommendation, to:

(1) the individual receiving the health care service; or

(2) the person who is legally responsible for the care of the individual receiving the health care service.

SECTION 45. IC 35-48-3-11, AS AMENDED BY P.L.135-2015, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 11. (a) Only a physician licensed under IC 25-22.5, a physician assistant licensed under IC 25-27.5, or an advanced practice registered nurse licensed under IC 25-23 with prescriptive authority may treat a patient with a Schedule III or Schedule IV controlled substance for the purpose of weight reduction or to control obesity.

(b) A physician licensed under IC 25-22.5, a physician assistant licensed under IC 25-27.5, or an advanced practice registered nurse licensed under IC 25-23 with prescriptive authority may not prescribe, dispense, administer, supply, sell, or give any amphetamine, sympathomimetic amine drug, or compound designated as a Schedule III or Schedule IV controlled substance for the purpose of weight reduction or to control obesity, unless the physician, physician assistant, or advanced practice registered nurse does the following:

(1) Determines:

(A) through review of:

(i) the physician's records of prior treatment of the patient; or

(ii) the records of prior treatment of the patient provided by a previous treating physician or weight loss program;

that the physician's patient has made a reasonable effort to lose weight in a treatment program using a regimen of weight
reduction based on caloric restriction, nutritional counseling,
behavior modification, and exercise without using controlled
substances; and
(B) that the treatment described in clause (A) has been
ineffective for the physician's patient.
(2) Obtains a thorough history and performs a thorough physical
examination of the physician's patient before initiating a treatment
plan using a Schedule III or Schedule IV controlled substance for
purposes of weight reduction or to control obesity.
(c) A physician licensed under IC 25-22.5, a physician assistant
licensed under IC 25-27.5, or an advanced practice registered nurse
licensed under IC 25-23 with prescriptive authority may not begin and
shall discontinue using a Schedule III or Schedule IV controlled
substance for purposes of weight reduction or to control obesity after
the physician, physician assistant, or advanced practice registered
ten nurse determines in the physician's, physician assistant's, or advanced
practice registered nurse's professional judgment that:
(1) the physician's patient has failed to lose weight using a
treatment plan involving the controlled substance;
(2) the controlled substance has provided a decreasing
contribution toward further weight loss for the patient unless
continuing to take the controlled substance is medically necessary
or appropriate for maintenance therapy;
(3) the physician's patient:
   (A) has a history of; or
   (B) shows a propensity for;
   alcohol or drug abuse; or
(4) the physician's patient has consumed or disposed of a
controlled substance in a manner that does not strictly comply
with a treating physician's, physician assistant's, or advanced
practice registered nurse's direction.
(d) A physician assistant licensed under IC 25-27.5 or an advanced
practice registered nurse licensed under IC 25-23 with prescriptive
authority may not prescribe a schedule II controlled substance for the
purpose of weight reduction or to control obesity.

ES 410—LS 7081/DI 104
COMMITTEE REPORT

Madam President: The Senate Committee on Health and Provider Services, to which was referred Senate Bill No. 410, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 19, line 41, strike "means:" and insert "or "APRN" means an individual who holds a license issued by the board to practice advanced practice nursing and has completed a minimum of graduate level education in one (1) of four (4) recognized roles, including:".

Page 20, line 4, before "who" insert "and".

Page 22, line 20, strike "legend".

Page 22, line 28, strike "legend".

Page 22, line 41, delete "duties;" and insert "role;".

Page 23, line 17, delete "duties." and insert "role.".

and when so amended that said bill do pass.

(Reference is to SB 410 as introduced.)

CHARBONNEAU, Chairperson

Committee Vote: Yeas 10, Nays 0.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 410, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 19, line 41, reset in roman "means:".

Page 19, line 41, delete "or "APRN"".

Page 19, delete line 42.

Page 20, delete lines 1 through 3.

Page 20, line 8, delete "and".

ES 410—LS 7081/DI 104
Page 23, delete lines 6 through 8.
Page 23, line 9, delete "(D)" and insert "(C)".

and when so amended that said bill do pass.

(Reference is to SB 410 as printed February 2, 2018.)

KIRCHHOFER

Committee Vote: yeas 10, nays 0.