1	MEDICATION AIDE CERTIFIED
2	AMENDMENTS
3	2008 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Rebecca D. Lockhart
6	Senate Sponsor: Sheldon L. Killpack
7 8	LONG TITLE
9	General Description:
10	This bill amends the Nurse Practice Act.
11	Highlighted Provisions:
12	This bill:
13	 changes the status of Medication Aide Certified from a pilot program to an ongoing
14	certification by the Division of Occupational and Professional Licensing;
15	amends definitions;
16	 permits the use of the restricted funds in the Nurse Education and Enforcement
17	Fund for reviewing and approving nurse education and medication aide certified
18	education programs;
19	 authorizes the division to issue citations for unlawful or unprofessional conduct;
20	moves the authority to impose a penalty from one code section to another code
21	section; and
22	makes technical amendments.
23	Monies Appropriated in this Bill:
24	None
25	Other Special Clauses:
26	None
27	Utah Code Sections Affected:



28	AMENDS:
29	58-31b-102, as last amended by Laws of Utah 2007, Chapter 57
30	58-31b-103, as enacted by Laws of Utah 1998, Chapter 288
31	58-31b-401, as last amended by Laws of Utah 2006, Chapter 291
32	58-31b-503, as last amended by Laws of Utah 2006, Chapter 291
33	58-31b-601, as last amended by Laws of Utah 2006, Chapter 291
34	63-55b-158 , as last amended by Laws of Utah 2006, Chapters 46 and 291
35	REPEALS:
36	58-31b-301.6, as enacted by Laws of Utah 2006, Chapter 291
37	58-31b-402 , as last amended by Laws of Utah 2002, Chapter 290
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39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 58-31b-102 is amended to read:
41	58-31b-102. Definitions.
42	In addition to the definitions in Section 58-1-102, as used in this chapter:
43	(1) "Administrative penalty" means a monetary fine or citation imposed by the division
44	for acts or omissions determined to constitute unprofessional or unlawful conduct in
45	accordance with a fine schedule established by rule and as a result of an adjudicative
46	proceeding conducted in accordance with Title 63, Chapter 46b, Administrative Procedures
47	Act.
48	(2) "Applicant" means a person who applies for licensure or certification under this
49	chapter by submitting a completed application for licensure or certification and the required
50	fees to the department.
51	(3) "Approved education program" means a nursing education program that meets the
52	minimum standards for educational programs established under this chapter and by division
53	rule in collaboration with the board.
54	(4) "Board" means the Board of Nursing created in Section 58-31b-201.
55	(5) "Consultation and referral plan" means a written plan jointly developed by an
56	advanced practice registered nurse and a consulting physician that permits the advanced
57	practice registered nurse to prescribe schedule II-III controlled substances in consultation with
58	the consulting physician

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59	(6) "Consulting physician" means a physician and surgeon or osteopathic physician and
60	surgeon licensed in accordance with this title who has agreed to consult with an advanced
61	practice registered nurse with a controlled substance license, a DEA registration number, and
62	who will be prescribing schedule II-III controlled substances.
63	(7) "Diagnosis" means the identification of and discrimination between physical and
64	psychosocial signs and symptoms essential to the effective execution and management of
65	health care.
66	(8) "Examinee" means a person who applies to take or does take any examination
67	required under this chapter for licensure.
68	(9) "Licensee" means a person who is licensed or certified under this chapter.
69	(10) "Long-term care facility" means any of the following facilities licensed by the
70	Department of Health pursuant to Title 26, Chapter 21, Health Care Facility Licensing and
71	Inspection Act:
72	(a) a nursing care facility;
73	(b) a small health care facility;
74	(c) an intermediate care facility for the mentally retarded;

- (c) an intermediate care facility for the mentally retarded;
- 75 (d) an assisted living facility Type I or II; or

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- (e) a designated swing bed unit in a general hospital.
- (11) "Medication aide certified" means a certified nurse aide who:
 - (a) has a minimum of 2,000 hours experience working as a certified nurse aide;
- (b) has received a minimum of [40] 60 hours of classroom and [20] 40 hours of practical training that is approved by the division in collaboration with the board, in administering routine medications to patients or residents of long-term care facilities; and
 - (c) is certified by the division as a medication aide certified.
- (12) (a) "Practice as a medication aide certified" means the limited practice of nursing under the supervision, as defined by the division by administrative rule, of a licensed nurse, involving routine patient care that requires minimal or limited specialized or general knowledge, judgment, and skill, to an individual who is ill, injured, infirm, developmentally or physically disabled, mentally disabled, or mentally retarded, and who is in a regulated long-term care facility.
 - (b) "Practice as a medication aide certified":

90	(i) includes:
91	[(i)] (A) providing direct personal assistance or care; and
92	[(ii)] (B) administering routine medications to patients in accordance with a formulary
93	and protocols to be defined by the division by rule[7]; and
94	(ii) does not include assisting a resident of an assisted living facility to self administer a
95	medication as regulated by the Department of Health by administrative rule.
96	(13) "Practice of advanced practice registered nursing" means the practice of nursing
97	within the generally recognized scope and standards of advanced practice registered nursing as
98	defined by rule and consistent with professionally recognized preparation and education
99	standards of an advanced practice registered nurse by a person licensed under this chapter as an
100	advanced practice registered nurse. Advanced practice registered nursing includes:
101	(a) maintenance and promotion of health and prevention of disease;
102	(b) diagnosis, treatment, correction, consultation, and referral for common health
103	problems;
104	(c) prescription or administration of prescription drugs or devices including:
105	(i) local anesthesia;
106	(ii) schedule IV-V controlled substances; and
107	(iii) schedule II-III controlled substances in accordance with a consultation and referral
108	plan; or
109	(d) the provision of preoperative, intraoperative, and postoperative anesthesia care and
110	related services upon the request of a licensed health care professional by an advanced practice
111	registered nurse specializing as a certified registered nurse anesthetist, including:
112	(i) preanesthesia preparation and evaluation including:
113	(A) performing a preanesthetic assessment of the patient;
114	(B) ordering and evaluating appropriate lab and other studies to determine the health of
115	the patient; and
116	(C) selecting, ordering, or administering appropriate medications;
117	(ii) anesthesia induction, maintenance, and emergence, including:
118	(A) selecting and initiating the planned anesthetic technique;
119	(B) selecting and administering anesthetics and adjunct drugs and fluids; and
120	(C) administering general, regional, and local anesthesia;

121	(iii) postanesthesia follow-up care, including:
122	(A) evaluating the patient's response to anesthesia and implementing corrective
123	actions; and
124	(B) selecting, ordering, or administering the medications and studies listed in
125	Subsection (13)(d); and
126	(iv) other related services within the scope of practice of a certified registered nurse
127	anesthetist, including:
128	(A) emergency airway management;
129	(B) advanced cardiac life support; and
130	(C) the establishment of peripheral, central, and arterial invasive lines; and
131	(v) for purposes of Subsection (13)(d), "upon the request of a licensed health care
132	professional":
133	(A) means a health care professional practicing within the scope of the health care
134	professional's license, requests anesthesia services for a specific patient; and
135	(B) does not require an advanced practice registered nurse specializing as a certified
136	registered nurse anesthetist to enter into a consultation and referral plan or obtain additional
137	authority to select, administer, or provide preoperative, intraoperative, or postoperative
138	anesthesia care and services.
139	(14) "Practice of nursing" means assisting individuals or groups to maintain or attain
140	optimal health, implementing a strategy of care to accomplish defined goals and evaluating
141	responses to care and treatment. The practice of nursing requires substantial specialized or
142	general knowledge, judgment, and skill based upon principles of the biological, physical,
143	behavioral, and social sciences, and includes:
144	(a) initiating and maintaining comfort measures;
145	(b) promoting and supporting human functions and responses;
146	(c) establishing an environment conducive to well-being;
147	(d) providing health counseling and teaching;
148	(e) collaborating with health care professionals on aspects of the health care regimen
149	(f) performing delegated procedures only within the education, knowledge, judgment
150	and skill of the licensee; and
151	(g) delegating nurse interventions that may be performed by others and are not in

152	conflict	with	this	chapter.

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- (15) "Practice of practical nursing" means the performance of nursing acts in the generally recognized scope of practice of licensed practical nurses as defined by rule and as provided in this Subsection (15) by a person licensed under this chapter as a licensed practical nurse and under the direction of a registered nurse, licensed physician, or other specified health care professional as defined by rule. Practical nursing acts include:
 - (a) contributing to the assessment of the health status of individuals and groups;
 - (b) participating in the development and modification of the strategy of care;
 - (c) implementing appropriate aspects of the strategy of care;
- (d) maintaining safe and effective nursing care rendered to a patient directly orindirectly; and
 - (e) participating in the evaluation of responses to interventions.
 - (16) "Practice of registered nursing" means performing acts of nursing as provided in this Subsection (16) by a person licensed under this chapter as a registered nurse within the generally recognized scope of practice of registered nurses as defined by rule. Registered nursing acts include:
 - (a) assessing the health status of individuals and groups;
 - (b) identifying health care needs;
 - (c) establishing goals to meet identified health care needs;
- (d) planning a strategy of care;
- (e) prescribing nursing interventions to implement the strategy of care;
- (f) implementing the strategy of care;
 - (g) maintaining safe and effective nursing care that is rendered to a patient directly or indirectly;
- (h) evaluating responses to interventions;
- (i) teaching the theory and practice of nursing; and
- (j) managing and supervising the practice of nursing.
- 179 (17) "Routine medications":
- 180 (a) means established medications administered to a medically stable individual as 181 determined by a licensed health care practitioner or in consultation with a licensed medical 182 practitioner; and

183	(b) is limited to medications that are administered by the following routes:
184	(i) oral;
185	(ii) sublingual;
186	(iii) buccal;
187	(iv) eye;
188	(v) ear;
189	(vi) nasal;
190	(vii) rectal;
191	(viii) vaginal;
192	(ix) skin ointments, topical including patches and transdermal;
193	[(x) gastronomy or jejunostomy tubes;]
194	[(xi)] (x) premeasured medication delivered by aerosol/nebulizer; and
195	[(xii)] (xi) medications delivered by metered hand-held inhalers.
196	(18) "Unlawful conduct" is as defined in Sections 58-1-501 and 58-31b-501.
197	(19) "Unlicensed assistive personnel" means any unlicensed person, regardless of title,
198	to whom tasks are delegated by a licensed nurse as permitted by rule and in accordance with
199	the standards of the profession.
200	(20) "Unprofessional conduct" is as defined in Sections 58-1-501 and 58-31b-502 and
201	as may be further defined by rule.
202	Section 2. Section 58-31b-103 is amended to read:
203	58-31b-103. Education and enforcement fund.
204	(1) There is created within the General Fund a restricted account known as the "Nurse
205	Education and Enforcement Fund."
206	(2) The account shall be nonlapsing and consist of:
207	(a) administrative penalties imposed under Section [58-31b-402] 58-31b-503; and
208	(b) interest earned on monies in the account.
209	(3) Monies in the account may be appropriated by the Legislature for the following
210	purposes:
211	(a) education and training of licensees or potential licensees under this chapter;
212	(b) enforcement of this chapter by:
213	(i) investigating unprofessional or unlawful conduct;

214	(ii) providing legal representation to the division when legal action is taken against a
215	person engaging in unprofessional or unlawful conduct; and
216	(iii) monitoring compliance of renewal requirements;
217	(c) survey nursing education programs throughout the state; [and]
218	(d) education and training of board members[-]; and
219	(e) review and approve nursing education programs and medication aide certified
220	training programs.
221	Section 3. Section 58-31b-401 is amended to read:
222	58-31b-401. Grounds for denial of licensure or certification and disciplinary
223	proceedings.
224	(1) Grounds for refusal to issue a license to an applicant, for refusal to renew the
225	license of a licensee, to revoke, suspend, restrict, or place on probation the license of a licensee,
226	to issue a public or private reprimand to a licensee, and to issue cease and desist orders shall be
227	in accordance with Section 58-1-401.
228	(2) If a court of competent jurisdiction determines a nurse is an incapacitated person as
229	defined in Section 75-1-201 or that he is mentally ill as defined in Section 62A-15-602, and
230	unable to safely engage in the practice of nursing, the director shall immediately suspend the
231	license of the nurse upon the entry of the judgment of the court, without further proceedings
232	under Title 63, Chapter 46b, Administrative Procedures Act, regardless of whether an appeal
233	from the court's ruling is pending. The director shall promptly notify the nurse in writing of the
234	suspension.
235	(3) (a) If the division and the majority of the board find reasonable cause to believe a
236	nurse who is not determined judicially to be an incapacitated person or to be mentally ill, is
237	incapable of practicing nursing with reasonable skill regarding the safety of patients, because of
238	illness, excessive use of drugs or alcohol, or as a result of any mental or physical condition, the
239	board shall recommend that the director file a petition with the division, and cause the petition
240	to be served upon the nurse with a notice of hearing on the sole issue of the capacity of the
241	nurse to competently, safely engage in the practice of nursing.
242	(b) The hearing shall be conducted under Section 58-1-109 and Title 63, Chapter 46b,
243	Administrative Procedures Act, except as provided in Subsection (4).
244	(4) (a) Every nurse who accepts the privilege of being licensed under this chapter gives

consent to:

- (i) submitting to an immediate mental or physical examination, at the nurse's expense and by a division-approved practitioner selected by the nurse when directed in writing by the division and a majority of the board to do so; and
- (ii) the admissibility of the reports of the examining practitioner's testimony or examination, and waives all objections on the ground the reports constitute a privileged communication.
- (b) The examination may be ordered by the division, with the consent of a majority of the board, only upon a finding of reasonable cause to believe:
- (i) the nurse is mentally ill or incapacitated or otherwise unable to practice nursing with reasonable skill and safety; and
- (ii) immediate action by the division and the board is necessary to prevent harm to the nurse's patients or the general public.
- (c) (i) Failure of a nurse to submit to the examination ordered under this section is a ground for the division's immediate suspension of the nurse's license by written order of the director.
- (ii) The division may enter the order of suspension without further compliance with Title 63, Chapter 46b, Administrative Procedures Act, unless the division finds the failure to submit to the examination ordered under this section was due to circumstances beyond the control of the nurse and was not related directly to the illness or incapacity of the nurse.
- (5) (a) A nurse whose license is suspended under Subsection (2), (3), or (4)(c) has the right to a hearing to appeal the suspension within ten days after the license is suspended.
- (b) The hearing held under this Subsection (5) shall be conducted in accordance with Sections 58-1-108 and 58-1-109 for the sole purpose of determining if sufficient basis exists for the continuance of the order of suspension in order to prevent harm to the nurse's patients or the general public.
- (6) A nurse whose license is revoked, suspended, or in any way restricted under this section may request the division and the board to consider, at reasonable intervals, evidence presented by the nurse, under procedures established by division rule, regarding any change in the nurse's condition, to determine whether:
 - (a) he is or is not able to safely and competently engage in the practice of nursing; and

276	(b) he is qualified to have his license to practice under this chapter restored completely
277	or in part.
278	(7) Nothing in Section 63-2-206 may be construed as limiting the authority of the
279	division to report current significant investigative information to the coordinated licensure
280	information system for transmission to party states as required of the division by Article VII of
281	the Nurse Licensure Compact in Section 58-31c-102.
282	(8) For purposes of this section [and Section 58-31b-402]:
283	(a) "licensed" or "license" includes "certified" or "certification" under this chapter; and
284	(b) any terms or conditions applied to the word "nurse" in this section [or Section
285	58-31b-402] also apply to a medication aide certified.
286	Section 4. Section 58-31b-503 is amended to read:
287	58-31b-503. Penalty for unlawful conduct and unprofessional conduct.
288	(1) Any person who violates the unlawful conduct provision specifically defined in
289	Subsection 58-1-501(1)(a) is guilty of a third degree felony.
290	(2) Any person who violates any of the unlawful conduct provisions specifically
291	defined in Subsections 58-1-501(1)(b) through (f) and 58-31b-501(1)(d) is guilty of a class A
292	misdemeanor.
293	(3) Any person who violates any of the unlawful conduct provisions specifically
294	defined in this chapter and not set forth in Subsection (1) or (2) is guilty of a class B
295	misdemeanor.
296	[(4) Subject to Subsection (5), the division may assess administrative penalties in
297	accordance with the provisions of Section 58-31b-402 for acts of unprofessional or unlawful
298	conduct or any other appropriate administrative action in accordance with the provisions of
299	Section 58-31b-401.]
300	[(5) If a licensee has been convicted of violating Section 58-31b-501 prior to an
301	administrative finding of a violation of the same section, the licensee may not be assessed an
302	administrative penalty under this chapter for the same offense for which the conviction was
303	obtained.]
304	(4) (a) Subject to Subsection (6) and in accordance with Section 58-31b-401, for acts
305	of unprofessional or unlawful conduct, the division may:

(i) assess administrative penalties; and

307	(ii) take any other appropriate administrative action.
308	(b) An administrative penalty imposed pursuant to this section shall be deposited in the
309	General Fund as a dedicated credit to be used by the division for the "Nurse Education and
310	Enforcement Fund" as provided in Section 58-31b-103.
311	(5) If a licensee has been convicted of violating Section 58-31b-501 prior to an
312	administrative finding of a violation of the same section, the licensee may not be assessed an
313	administrative fine under this chapter for the same offense for which the conviction was
314	obtained.
315	(6) (a) If upon inspection or investigation, the division concludes that a person has
316	violated the provisions of Sections 58-31b-401, 58-31b-501, or 58-31b-502, Chapter 1,
317	Division of Occupational and Professional Licensing Act, Chapter 37, Utah Controlled
318	Substances Act, or any rule or order issued with respect to these provisions, and that
319	disciplinary action is appropriate, the director or the director's designee from within the
320	division shall:
321	(i) promptly issue a citation to the person according to this chapter and any pertinent
322	administrative rules;
323	(ii) attempt to negotiate a stipulated settlement; or
324	(iii) notify the person to appear before an adjudicative proceeding conducted under
325	Title 63, Chapter 46b, Administrative Procedures Act.
326	(b) Any person who is in violation of a provision described in Subsection (6)(a), as
327	evidenced by an uncontested citation, a stipulated settlement, or a finding of violation in an
328	adjudicative proceeding may be assessed a fine:
329	(i) pursuant to this Subsection (6) of up to \$10,000 per single violation or up to \$2,000
330	per day of ongoing violation, whichever is greater, in accordance with a fine schedule
331	established by rule; and
332	(ii) in addition to or in lieu of the fine imposed under Subsection (6)(b)(i), be ordered
333	to cease and desist from violating a provision of Sections 58-31b-501 and 58-31b-502, Chapter
334	1, Division of Occupational and Professional Licensing Act, Chapter 37, Utah Controlled
335	Substances Act, or any rule or order issued with respect to those provisions.
336	(c) Except for an administrative fine and a cease and desist order, the licensure
337	sanctions cited in Section 58-31b-401 may not be assessed through a citation.

338	(d) Each citation issued under this section shall:
339	(i) be in writing; and
340	(ii) clearly describe or explain:
341	(A) the nature of the violation, including a reference to the provision of the chapter,
342	rule, or order alleged to have been violated;
343	(B) that the recipient must notify the division in writing within 20 calendar days of
344	service of the citation in order to contest the citation at a hearing conducted under Title 63,
345	Chapter 46b, Administrative Procedures Act; and
346	(C) the consequences of failure to timely contest the citation or to make payment of
347	any fines assessed by the citation within the time specified in the citation; and
348	(iii) be served upon any person upon whom a summons may be served:
349	(A) in accordance with the Utah Rules of Civil Procedure;
350	(B) personally or upon the person's agent by a division investigator or by any person
351	specially designated by the director; or
352	(C) by mail.
353	(e) If within 20 calendar days from the service of a citation, the person to whom the
354	citation was issued fails to request a hearing to contest the citation, the citation becomes the
355	final order of the division and is not subject to further agency review. The period to contest the
356	citation may be extended by the division for cause.
357	(f) The division may refuse to issue or renew, suspend, revoke, or place on probation
358	the license of a licensee who fails to comply with the citation after it becomes final.
359	(g) The failure of an applicant for licensure to comply with a citation after it becomes
360	final is a ground for denial of license.
361	(h) No citation may be issued under this section after the expiration of six months
362	following the occurrence of any violation.
363	Section 5. Section 58-31b-601 is amended to read:
364	58-31b-601. Minimum standards for nursing programs Medication aide
365	training.
366	(1) A nursing education program shall be affiliated with an accredited institution of
367	higher education in order to be approved by the division.
368	(2) The minimum standards a nursing program shall meet to qualify graduates for

369	licensure under this chapter shall be defined by division rule.
370	(3) [(a)] In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking
371	Act, and the provisions of this chapter, the division shall make rules defining the minimum
372	standards for a medication aide certified training program to qualify a person for certification
373	under this chapter as a medication aide certified.
374	[(b) A medication aide certified training program shall include a minimum of 40 hours
375	of classroom and 20 hours of practical training.]
376	Section 6. Section 63-55b-158 is amended to read:
377	63-55b-158. Repeal dates Title 58.
378	[Section 58-31b-301.6, Medication Aide Certified Pilot Program, is repealed May 15,
379	2010.]
380	Section 7. Repealer.
381	This bill repeals:
382	Section 58-31b-301.6, Medication aide certified pilot program.
383	Section 58-31b-402, Authority to assess penalty.

Legislative Review Note as of 2-1-08 11:18 AM

Office of Legislative Research and General Counsel

H.B. 399 - Medication Aide Certified Amendments

Fiscal Note

2008 General Session State of Utah

State Impact

Enactment of this bill will require an appropriation of \$7,000 in FY 2009 and \$5,000 in FY 2010 from the Commerce Service Fund in order develop and implement a new certification and examination process. It is anticipated that the Department of Commerce will generate additional revenue of \$25,000 in FY 2009, the amount of which is above appropriations will accrue to the General Fund. The Department will generate \$5,000 in new revenue in FY 2010. Revenue is expected to increase in FY 2011 to \$25,200 from license renewals.

	FY 2008 <u>Approp.</u>	FY 2009 <u>Approp.</u>	FY 2010 <u>Approp.</u>	FY 2008 Revenue	FY 2009 Revenue	FY 2010
General Fund, One-Time	\$0	\$0	\$0	\$0		\$0
Commerce Service Fund	\$0	\$5,000	\$5,000	\$0		
Commerce Service, One-time	\$0	\$2,000	\$0	7(1)	\$0	\$0
Total	\$0	\$7,000	\$5,000	\$0	\$25,000	\$5,000
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Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for local governments. Businesses may benefit from this change in statute. Individuals who become licensed may experience an increase in wages.

2/7/2008, 8:57:02 AM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst