1	NURSE MIDWIFE PRACTICE ACT AMENDMENTS
2	2012 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Derek E. Brown
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions of the Nurse Midwife Practice Act.
10	Highlighted Provisions:
11	This bill:
12	 amends provisions related to a practice plan with a consulting physician;
13	 amends the definition of practice as a certified nurse midwife; and
14	amends the unprofessional conduct provisions.
15	Money Appropriated in this Bill:
16	None
17	Other Special Clauses:
18	None
19	Utah Code Sections Affected:
20	AMENDS:
21	58-44a-102 , as last amended by Laws of Utah 2008, Chapter 382
22	58-44a-502 , as enacted by Laws of Utah 1998, Chapter 288
2324	Be it enacted by the Legislature of the state of Utah:
25	Section 1. Section 58-44a-102 is amended to read:
26	58-44a-102. Definitions.
27	In addition to the definitions in Section 58-1-102, as used in this chapter:



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28	(1) "Administrative penalty" means a monetary fine imposed by the division for acts or
29	omissions determined to constitute unprofessional or unlawful conduct in accordance with a
30	fine schedule established by rule and as a result of an adjudicative proceeding conducted in
31	accordance with Title 63G, Chapter 4, Administrative Procedures Act.
32	(2) "Board" means the Certified Nurse Midwife Board created in Section 58-44a-201.
33	(3) "Consultation and Referral Plan" means a written plan jointly developed by a
34	certified nurse midwife, as defined in Subsection (6), and a consulting physician that permits
35	the certified nurse midwife to prescribe schedule II-III controlled substances in consultation
36	with the consulting physician.
37	(4) "Consulting physician" means a physician and surgeon or osteopathic physician:
38	(a) [licensed] with an unrestricted license as a physician;
39	(b) qualified by education, training, and current practice in obstetrics, gynecology, or
40	both to act as a consulting physician to a nurse midwife practicing under this chapter and
41	providing intrapartum care or prescribing Schedule II-III controlled substances; and
42	(c) who has agreed [under a practice plan] to be available to consult with a nurse
43	midwife, which [plan]:
44	(i) does not include the consulting [physician's] physician being present at the time or
45	place the nurse midwife is engaged in practice[-]; and
46	(ii) does not require the nurse midwife to obtain the consulting physician's signature.
47	(5) "Individual" means a natural person.
48	(6) "Intrapartum referral plan":
49	(a) means a written plan prepared by a nurse midwife describing the guidelines under
50	which the nurse midwife will consult with a consulting physician, collaborate with a consulting
51	physician, and refer patients to a consulting physician; and
52	(b) does not require the nurse midwife to obtain the signature of a physician on the
53	intrapartum referral plan.
54	[(6)] (7) "Nurse midwife" means a person licensed under this chapter to engage in
55	practice as a certified nurse midwife.
56	[(7)] (8) "Physician" means a physician and surgeon or osteopathic surgeon licensed
57	under [Title 58,] Chapter 67, Utah Medical Practice Act or Chapter 68, Utah Osteopathic
58	Medical Practice Act.

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59	[(8)] <u>(9)</u> "Practice as a certified nurse midwife" means:
60	(a) practice as a registered nurse as defined in Section 58-31b-102, and as consistent
61	with the education, training, experience, and current competency of the licensee; [and]
62	(b) practice of nursing within the generally recognized scope and standards of nurse
63	midwifery as defined by rule and consistent with professionally recognized preparations and
64	educational standards of a certified nurse midwife by a person licensed under this chapter,
65	which practice includes [the authority to]:
66	(i) having a written safe mechanism for obtaining medical consultation, collaboration,
67	and referral with one or more consulting physicians who have agreed to consult, collaborate
68	and receive referrals, but who are not required to sign a written document regarding the
69	agreement;
70	(ii) providing a patient with information regarding referral to other health care
71	providers and health care services when requested or when care is not within the scope of
72	practice of a certified nurse midwife; and
73	(iii) maintaining written documentation of the parameters of service for independent
74	and collaborative midwifery management and transfer of care when needed; and
75	(c) the authority to:
76	(i) elicit and record a patient's complete health information, including physical
77	examination, history, and laboratory findings commonly used in providing obstetrical,
78	gynecological, and well infant services to a patient;
79	(ii) assess findings and upon abnormal findings from the history, physical examination
80	or laboratory findings, manage the treatment of the patient, collaborate with the consulting
81	physician or another qualified physician, or refer the patient to the consulting physician or to
82	another qualified physician as appropriate;
83	(iii) diagnose, plan, and implement appropriate patient care, including the
84	administration and prescribing of:
85	(A) prescription drugs;
86	(B) schedule IV-V controlled substances; and
87	(C) schedule II-III controlled substances in accordance with a consultation and referral
88	plan;
89	(iv) evaluate the results of patient care;

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90	(v) consult as is appropriate regarding patient care and the results of patient care;
91	(vi) manage the intrapartum period according to accepted standards of nurse midwifery
92	practice and a written [practice and referral plan] intrapartum referral plan, including
93	performance of routine episiotomy and repairs, and administration of anesthesia, including
94	local, pudendal, or paracervical block anesthesia, but not including general anesthesia and
95	major conduction anesthesia;
96	(vii) manage the postpartum period;
97	(viii) provide gynecological services;
98	(ix) provide noncomplicated newborn and infant care to the age of one year; and
99	(x) represent or hold oneself out as a certified nurse midwife, or nurse midwife, or use
100	the title certified nurse midwife, nurse midwife, or the initials C.N.M., N.M., or R.N.
101	[(9) "Practice and referral plan" means a written plan entered into with a consulting
102	physician and detailing guidelines by which a certified nurse midwife consults, collaborates,
103	and refers patients.]
104	(10) "Unlawful conduct" is defined in Sections 58-1-501 and 58-44a-501.
105	(11) "Unlicensed assistive personnel" means any unlicensed person, regardless of title,
106	to whom tasks are delegated by a licensed certified nurse midwife in accordance with the
107	standards of the profession as defined by rule.
108	(12) "Unprofessional conduct" is defined in Sections 58-1-501 and 58-44a-502 and as
109	may be further defined by rule.
110	Section 2. Section 58-44a-502 is amended to read:
111	58-44a-502. Unprofessional conduct.
112	"Unprofessional conduct" includes:
113	(1) disregard for a patient's dignity or right to privacy as to his person, condition,
114	possessions, or medical record;
115	(2) engaging in an act, practice, or omission which when considered with the duties
116	and responsibilities of a certified nurse midwife does or could jeopardize the health, safety, or
117	welfare of a patient or the public;
118	(3) failure to confine one's practice as a certified nurse midwife to those acts or
119	practices permitted by law;
120	(4) failure to file or record any medical report as required by law, impeding or

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121	obstructing the filing or recording of such a report, or inducing another to fail to file or record
122	such a report;
123	(5) breach of a statutory, common law, regulatory, or ethical requirement of
124	confidentiality with respect to a person who is a patient, unless ordered by the court;
125	(6) failure to pay a penalty imposed by the division; [and]
126	(7) prescribing a schedule II-III controlled substance without a consulting physician[-];
127	<u>and</u>
128	(8) (a) failure to have and maintain a safe mechanism for obtaining medical
129	consultation, collaboration and referral with a consulting physician; or
130	(b) representing to another that the certified nurse midwife is in compliance with
131	Subsection (8)(a) when the certified nurse midwife is not in compliance with Subsection (8)(a).

Legislative Review Note as of 2-3-12 9:33 AM

Office of Legislative Research and General Counsel