1	HOUSE BILL NO. 313
2	INTRODUCED BY J. ETCHART, B. BARKER, T. BROCKMAN, L. DEMING, N. DURAM, S. ESSMANN, P.
3	FIELDER, C. FRIEDEL, S. GALLOWAY, S. GIST, P. GREEN, S. GUNDERSON, S. HINEBAUCH, J. HINKLE,
4	B. KEENAN, G. KMETZ, C. KNUDSEN, D. LENZ, B. LER, M. MALONE, R. MARSHALL, T. MCGILLVRAY, B.
5	MERCER, B. MITCHELL, T. MOORE, F. NAVE, N. NICOL, G. OBLANDER, G. PARRY, B. PHALEN, A.
6	REGIER, T. RUNNING WOLF, W. RUSK, K. SEEKINS-CROWE, L. SHELDON-GALLOWAY, P. TUSS, B.
7	USHER, S. VINTON, M. WEATHERWAX, J. WINDY BOY, M. YAKAWICH, K. ZOLNIKOV, L. BREWSTER, J.
8	FITZPATRICK, L. HELLEGAARD, G. NIKOLAKAKOS, T. SMITH
9	
10	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING FOR INDEPENDENT PRACTICE OF PHYSICIAN
11	ASSISTANTS; CLARIFYING COVERAGE OF PHYSICIAN ASSISTANTS UNDER HEALTHY MONTANA
12	KIDS, HEALTH MAINTENANCE ORGANIZATIONS, AND MULTIPLE WELFARE EMPLOYER
13	ARRANGEMENTS; AMENDING SECTIONS 33-22-114, 33-31-111, 33-35-306, 37-20-101, 37-20-104, <u>37-20-</u>
14	<u>203,</u> 37-20-301, 37-20-401, 37-20-403, 37-20-404, 37-20-405, 37-20-410, 37-20-411, 50-5-1301, 50-12-102,
15	50-19-403, 50-20-109, AND 53-4-1005, MCA <u>; REPEALING SECTION 37-20-101, MCA</u> ; AND PROVIDING AN
16	IMMEDIATE EFFECTIVE DATE."
17	
18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
19	
20	Section 1. Section 33-22-114, MCA, is amended to read:
21	"33-22-114. Coverage required for services provided by physician assistants, advanced
22	practice registered nurses, and registered nurse first assistants. An insurer, a health service corporation,
23	or any employee health and welfare fund that provides accident or health insurance benefits to residents of this
24	state shall provide, in group and individual insurance contracts, coverage as well as payment or reimbursement
25	for health services provided by:
26	(1) a physician assistant as normally covered by contracts for services supplied by a physician if
27	health care services that the physician assistant is approved to perform performs are covered by the contract;
28	(2) an advanced practice registered nurse, defined in 37-8-102, as normally covered by contracts



Amer - 2023		Reading-white - Requested by: Jodee Etchart - (H) Business a	Ind Labor
	egislature 2023	Drafter: Milly Allen, 406-444-9280	HB0313.001.004
1	(2)	Except as provided in this chapter, other provisions of Title 33 do not apply to	a self-funded
2	multiple emplo	over welfare arrangement that has been issued a certificate of authority that has	not been
3	revoked."		
4			
5	Sectio	on 4. Section 37-20-101, MCA, is amended to read:	
6	"37-2(D-101. Qualifications of supervising physician and physician assistant. (1) The supervising
7	physician nam	ned in the supervision agreement required by 37-20-301 shall:	
8	(a) p	possess a current, active license to practice medicine in this state; and	
9	(b) €	exercise supervision over the physician assistant in accordance with the rules ac	lopted by the
10	board and reta	ain professional and legal responsibility for the care and treatment of patients by	the physician
11	assistant.		
12	(2) /	A physician assistant named in the supervision agreement required by 37-20-30	1 must have a
13	current, active	Montana physician assistant license."	
14			
15	Sectio	on 4. Section 37-20-104, MCA, is amended to read:	
16	"37-20	0-104. Unlicensed practice penalties. (1) A person who employs a physicia	an assistant or
17	holds out to th	e public that the person is a physician assistant without having been issued a M	ontana physician
18	assistant licen	se is guilty of a misdemeanor and is punishable as provided in 46-18-212.	
19	(2)	Prior to being issued a license and submitting a supervision agreement to the	board , a
20	physician assi	istant may not practice as a physician assistant in this state , even under the sup	ervision of a
21	licensed physi	i cian .	
22	(3)	The board may enforce the provisions of this section by the remedy of injunct	ion and the
23	application of	other penalties as provided by law."	
24			
25	Sectio	on 5. Section 37-20-203, MCA, is amended to read:	
26	"37-20	0-203. Licensing of physician assistants. (1) The board may issue either an	active or inactive
27	license to a ph	nysician assistant applying for a license or license renewal in Montana.	
28	<u>(2)</u>	A physician assistant with fewer than 6,000 hours of postgraduate clinical exp	erience shall



Amendment - 1st Reading-white - Requested by: Jodee Etchart - (H) Business and Labor

- 2023 68th Legislature 2023

Drafter: Milly Allen, 406-444-9280

HB0313.001.004

1	practice medicine with a collaborative agreement between the physician assistant and one or more			
2	collaborating providers, who may be:			
3	(a) a licensed physician; or			
4	(b) a licensed physician assistant with 8,000 or more hours of postgraduate clinical experience.			
5	(3) "Collaborative agreement" as used in this section means the interaction and relationship that a			
6	physician assistant has with a collaborating provider as described in subsection (2), in which:			
7	(a) the physician assistant and collaborating provider are cognizant of the physician assistant's			
8	qualifications and limitations in caring for patients:			
9	(b) the physician assistant consults with the collaborating provider while remaining responsible for			
10	care provided by the physician assistant; and			
11	(c) the collaborating provider gives direction and guidance to the physician assistant.			
12	(4) A physician assistant with a collaborative agreement per subsection (2) shall:			
13	(a) practice under written policies and procedures established at a practice level that:			
14	(i) describe how collaboration will occur in accordance with subsection (2); and			
15	(ii) describe methods for evaluating the physician assistant's competency, knowledge, and skills;			
16	and			
17	(b) provide a copy of the written policies and procedures and documentation of compliance under			
18	this subsection (4) to the board upon the board's request.			
19	(5) A licensed physician assistant actively practicing for 6,000 hours prior to October 1, 2023, is			
20	exempt from the collaborative agreement requirement."			
21				
22	Section 6. Section 37-20-301, MCA, is amended to read:			
23	"37-20-301. Requirements for use of physician assistant practice supervision agreement			
24	duties and delegation agreement content approval filing. (1) A physician, office, firm, state institution,			
25	or professional service corporation may not employ or make use of the services of a physician assistant in the			
26	practice of medicine, as defined in 37-3-102, and as provided in this chapter and a physician assistant may not			
27	be employed or practice as a physician assistant unless the physician assistant:			
28	(a) is supervised by a physician licensed in this state;			



Amendment - 1st Reading-white - Requested by: Jodee Etchart - (H) Business and Labor					
	2023 3th Le	gislature 2023	ſ	Drafter: Milly Allen, 406-444-9280	HB0313.001.004
	1	(b)<u>(1)</u>	is licensed by the board	;- <u>and</u>	
I	2	(c) ha	s submitted a physician	assistant supervision agreement	to the board on a form prescribed by
	3	the departmen	; and		
	4	(d)<u>(</u>2)	has paid to the board th	e applicable fees required by the	board <u>; and</u>
	5	<u>(3)</u>	engages in practice for	which the physician assistant is e	ducationally prepared and for which
	6	the physician a	ssistant has achieved an	d maintained competency.	
I	7	(2) A	supervising physician an	d the supervised physician assis	ant shall execute a duties and
	8	delegation agre	ement constituting a con	tract that defines the physician a	ssistant's professional relationship with
	9	the supervising	physician and the limitat	ions on the physician assistant's	practice under the supervision of the
	10	supervising phy	ʻsician. The agreement n	nust be kept current, by amendm	ent or substitution, to reflect changes
	11	in the duties of	each party occurring ove	or time. The board may by rule sp	ecify other requirements for the
	12	agreement. A p	hysician assistant licens	ed by the board before October 1	, 2005, shall execute a duties and
	13	delegation agre	ement with a supervising	g physician by October 1, 2006.	
	14	(3) A	physician assistant and t	he physician assistant's supervis	ing physician shall keep the
	15	supervision ag	eement and the duties a	nd delegation agreement at their	place of work and provide a copy upon
	16	request to a he	alth care provider, a heal	th care facility, a state or federal	agency, the board, and any other
	17	individual who	equests one."		
	18				
	19	Sectio	n 7. Section 37-20-401, I	MCA, is amended to read:	
2	20	"37-20	401. Definitions. As u	sed in this chapter, the following	definitions apply:

21 (1) "Board" means the Montana state board of medical examiners established in 2-15-1731.

22 (2) "Duties and delegation agreement" means a written contract between the supervising physician

- and the physician assistant that meets the requirements of 37-20-301.
- 24 (3)(2) "Physician assistant" means a member of a health care team, licensed by the board, an
- 25 individual licensed pursuant to this chapter who provides medical services that may include but are not limited
- to examination, diagnosis, prescription of medications, and treatment-under the supervision of a physician
- 27 licensed by the board.
- 28

(4) "Supervising physician" means a medical doctor or doctor of osteopathy licensed by the board



Amendment - 1st Reading-white - Requested by: Jodee Etchart - (H) Business and Labor				
- 2023 68th Le	egislature 2023	Drafter: Milly Allen, 406-444-9280	HB0313.001.004	
1	(g)	dental services;		
2	(b)	prescription drugs;		
3	(i)	mental health and substance abuse treatment services;		
4	(j)	habilitative services as defined in 53-4-1103;		
5	(k)	hearing and vision exams; and		
6	(I)	eyeglasses.		
7	(2)	The program must comply with the provisions of 33-22-153.		
8	(3)	The department shall adopt rules, pursuant to its authority under 53-4-10	009, allowing it to cover	
9		tal needs beyond those covered in the basic plan. Expenditures under this	-	
10	-	000 in state funds, plus any matched federal funds, each fiscal year.	·	
11	(4)	The department is specifically prohibited from providing payment for birt	n control	
12		under this program.		
13	(5)	The department shall notify enrollees of any restrictions on access to he	alth care providers, of	
14	any restriction	s on the availability of services by out-of-state providers, and of the method	dology for an out-of-	
15	state provider	to be an eligible provider. (Terminates on occurrence of contingencysec.	15, Ch. 571, L. 1999;	
16	sec. 3, Ch. 16	9, L. 2007; sec. 10, Ch. 97, L. 2013; sec. 5, Ch. 399, L. 2017.)"		
17				
18	NEW	SECTION. Section 18. Repealer. The following section of the Montana	Code Annotated is	
19	repealed:			
20	37-20-	-101. Qualifications of supervising physician and physician assistant.		
21				
22	NEW	SECTION. Section 19. Effective date. [This act] is effective on passage	and approval.	
23		- END -		

