The Legislature
of the
State of New Mexico

52nd Legislature, 1st Session

LAWS 2015

CHAPTER 52

HOUSE BILL 54, as amended

Introduced by

REPRESENTATIVE NORA ESPINOZA AND REPRESENTATIVE TERRY H. McMILLAN

REPRESENTATIVE JOHN L. ZIMMERMAN
REPRESENTATIVE JAMES E. SMITH
REPRESENTATIVE DAVID M. GALLEGOS
REPRESENTATIVE YVETTE HERRELL
REPRESENTATIVE JAMES R. J. STRICKLER
REPRESENTATIVE CONRAD D. JAMES
REPRESENTATIVE JIMMIE C. HALL
REPRESENTATIVE DENNIS J. ROCH
CHAPTER 52

AN ACT

RELATING TO LICENSURE; AMENDING THE ANESTHESIOLOGIST
ASSISTANTS ACT TO EXPAND SUPERVISION OPPORTUNITIES FOR
ANESTHESIOLOGIST ASSISTANTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 61-6-10.2 NMSA 1978 (being Laws
2001, Chapter 311, Section 2, as amended by Laws 2003, Chapter
19, Section 11 and by Laws 2003, Chapter 302, Section 1) is
amended to read:

"61-6-10.2. DEFINITIONS.--As used in the
Anesthesiologist Assistants Act:

A. "anesthesiologist" means a physician licensed
to practice medicine in New Mexico who has successfully
completed an accredited anesthesiology graduate medical
education program, who is board certified by the American
board of anesthesiology or board eligible and who has
completed a residency in anesthesiology within the last three
years or who has foreign certification determined by the board
to be the substantial equivalent;

B. "anesthesiologist assistant" means a skilled
person licensed by the board as being qualified by academic
and practical training to assist an anesthesiologist in
developing and implementing anesthesia care plans for patients
under the supervision and direction of the anesthesiologist
who is responsible for the performance of that
anesthesiologist assistant;

C. "applicant" means a person who is applying to
the board for a license as an anesthesiologist assistant;

D. "board" means the New Mexico medical board; and

E. "license" means an authorization to practice as
an anesthesiologist assistant."

SECTION 2. Section 61-6-10.9 NMSA 1978 (being Laws 2001,
Chapter 311, Section 9, as amended) is amended to read:

"61-6-10.9. RULES.--

A. The board may adopt and enforce reasonable
rules:

(1) for setting qualifications of education,
skill and experience for licensure of a person as an
anesthesiologist assistant;

(2) for providing procedures and forms for
licensure and annual registration;

(3) for examining and evaluating applicants
for licensure as an anesthesiologist assistant regarding the
required skill, knowledge and experience in developing and
implementing anesthesia care plans under supervision;

(4) for allowing a supervising
anesthesiologist to temporarily delegate supervisory
responsibilities for an anesthesiologist assistant to another
anesthesiologist;
(5) for allowing an anesthesiologist assistant to temporarily serve under the supervision of an anesthesiologist other than the supervising anesthesiologist with whom the anesthesiologist assistant is registered; and

(6) to carry out the provisions of the Anesthesiologist Assistants Act.

B. The board shall not adopt a rule allowing an anesthesiologist assistant to perform procedures outside the anesthesiologist assistant's scope of practice.

C. The board shall adopt rules:

(1) establishing requirements for anesthesiologist assistant licensing, including:

(a) completion of a graduate level training program accredited by the commission on accreditation of allied health education programs;

(b) successful completion of a certifying examination for anesthesiologist assistants administered by the national commission for the certification of anesthesiologist assistants; and

(c) current certification by the American heart association in advanced cardiac life-support techniques;

(2) establishing minimum requirements for continuing education of not less than forty hours every two years;
(3) requiring adequate identification of the anesthesiologist assistant to patients and others;

(4) requiring the presence, except in cases of emergency, and the documentation of the presence, of the supervising anesthesiologist in the operating room during induction of a general or regional anesthetic and during emergence from a general anesthetic, the presence of the supervising anesthesiologist within the operating suite and immediate availability to the operating room at other times when the anesthetic procedure is being performed and requiring that the anesthesiologist assistant comply with the above restrictions;

(5) requiring the supervising anesthesiologist to ensure that all activities, functions, services and treatment measures are properly documented in written form by the anesthesiologist assistant. The anesthesia record shall be reviewed, countersigned and dated by the supervising anesthesiologist;

(6) requiring the anesthesiologist assistant to inform the supervising anesthesiologist of serious adverse events;

(7) establishing, with respect to practice outside of a university in New Mexico with a medical school, that the number of anesthesiologist assistants a supervising anesthesiologist may supervise at one time, except in
emergency cases, shall not exceed three anesthesiologist assistants;

(8) establishing, with respect to practice at a university in New Mexico with a medical school, that an anesthesiologist shall not supervise, except in emergency cases, more than four anesthesia providers if at least one anesthesia provider is an anesthesiologist assistant; and

(9) within twelve months of the date on which the Anesthesiologist Assistants Act becomes effective, providing for enhanced supervision at the commencement of an anesthesiologist assistant's practice."

SECTION 3. A new section of the Anesthesiologist Assistants Act is enacted to read:

"ANESTHESIOLOGIST ASSISTANTS--EMPLOYMENT CONDITIONS.--An anesthesiologist assistant shall:

A. be a current or future employee of a university in New Mexico with a medical school; or

B. in a practice other than one at a university in New Mexico with a medical school:

   (1) be certified as an anesthesiologist assistant by the national commission for certification of anesthesiologist assistants;

   (2) practice only in a health facility licensed by the department of health where, at the time the anesthesiologist assistant begins practicing there, at least
three anesthesiologists who are medical doctors and who are
board-certified as anesthesiologists by the American board of
anesthesiology are on staff as employees or contractors;

(3) practice only in a class A county; and

(4) be supervised only by an anesthesiologist
who is a medical doctor and who is board-certified as an
anesthesiologist by the American board of anesthesiology."

SECTION 4. Section 61-6-10.2 NMSA 1978 (being Laws 2001,
Chapter 311, Section 2, as amended by Section 1 of this act)
is repealed and a new Section 61-6-10.2 NMSA 1978 is enacted
to read:

"61-6-10.2. DEFINITIONS.—As used in the
Anesthesiologist Assistants Act:

A. "anesthesiologist" means a physician licensed
to practice medicine in New Mexico who has successfully
completed an accredited anesthesiology graduate medical
education program, who is board certified by the American
board of anesthesiology or board eligible, who has completed a
residency in anesthesiology within the last three years or who
has foreign certification determined by the board to be the
substantial equivalent and who is an employee of the
department of anesthesiology of a medical school in New
Mexico;

B. "anesthesiologist assistant" means a skilled
person employed or to be employed by a university in New
Mexico with a medical school licensed by the board as being qualified by academic and practical training to assist an anesthesiologist in developing and implementing anesthesia care plans for patients under the supervision and direction of the anesthesiologist who is responsible for the performance of that anesthesiologist assistant;

C. "applicant" means a person who is applying to the board for a license as an anesthesiologist assistant;

D. "board" means the New Mexico medical board; and

E. "license" means an authorization to practice as an anesthesiologist assistant."

SECTION 5. DELAYED REPEAL.--Section 3 of this act is repealed effective July 1, 2025.

SECTION 6. EFFECTIVE DATE.--

A. The effective date of the provisions of Sections 1 through 3 of this act is July 1, 2015.

B. The effective date of the provisions of Section 4 of this act is July 1, 2025.
Approved by me this 7th day of April, 2015