HOUSE OF REPRESENTATIVES COMMITTEE ON HEALTH REGULATION ANALYSIS

BILL #: HB 599

RELATING TO: Anesthesiologist Assistants

SPONSOR(S): Representative Fasano

TIED BILL(S): None.

ORIGINATING COMMITTEE(S)/COUNCIL(S)/COMMITTEE(S) OF REFERENCE:

- (1) HEALTH REGULATION YEAS 9 NAYS 2
- (2) COUNCIL FOR HEALTHY COMMUNITIES
- (3)
- (4)
- (5)

I. SUMMARY:

This bill provides for the regulation of the practice of anesthesiology assistants under the jurisdiction of the Board of Medicine, Board of Osteopathic Medicine, and Council on Physician Assistants. An anesthesiology assistant would be required to practice under the direct supervision of a Florida licensed anesthesiologist.

The Department of Health estimates that this bill will require one ¹/₄ull-time equivalent (FTE) position. The department estimates that the regulation of anesthesiologist assistants would cost approximately \$32,154 for fiscal year 02-03. The cost would be offset partially by the expected revenues of approximately \$15,250.

On January 8, 2002, the Committee on Health Regulation adopted a strike-everything amendment which is traveling with the bill. Please see the Amendments section of this analysis for an explanation of the strike-everything amendment.

II. SUBSTANTIVE ANALYSIS:

A. DOES THE BILL SUPPORT THE FOLLOWING PRINCIPLES:

1.	Less Government	Yes []	No [x]	N/A []
2.	Lower Taxes	Yes []	No []	N/A [x]
3.	Individual Freedom	Yes []	No []	N/A [x]
4.	Personal Responsibility	Yes []	No []	N/A [x]
5.	Family Empowerment	Yes []	No []	N/A [x]

For any principle that received a "no" above, please explain:

This bill creates a licensure program for a group of health care providers not currently authorized to practice in Florida. The Department of Health anticipates that it will need 1/FTE to implement this program.

B. PRESENT SITUATION:

Currently, anesthesiologist assistants are not licensed to practice in Florida. The only professions currently allowed to assist anesthesiologists in providing care are certified registered nurse anesthetists (CRNA) regulated under s. 464.012, F.S., and physician assistants (PA) regulated under chapters 458 and 459, F.S. However, physician assistants may practice in the area of anesthesia only if they meet specified requirements of the boards' rules of having graduated from an approved training program for anesthesia assistants (AA).

There are currently only two (2) anesthesia trained physician assistants licensed to practice in Florida and there are 2,441 CRNAs licensed to practice in Florida.

At this time there are two (2) accredited programs for anesthesia assistants – Emory University, in Atlanta, Georgia, and Case Western Reserve University, in Cleveland, Ohio. The Commission on Accreditation of Allied Health Education Programs accredits both of these programs as anesthesiologist assistant programs. These programs are Master programs and do require an undergraduate degree prior to admission.

The United States Department of Health and Human Services, Health Care Financing Administration has ruled that anesthesiologist assistants are substantially equivalent to nurse anesthetists for Medicare reimbursement purposes. The following chart is a brief comparison of the education, training/experience, level of supervision, and type of supervision between non-physician anesthesia providers:

	CRNA	PA/AA*	AA
Education	Masters Degree	Masters Degree	Masters Degree
	(as of 10/01) from	from	from
	CRNA Program,	AA Program,	AA Program,
	plus prior RN license	plus prior PA license	plus bachelors degree
		and bachelors degree	
Training/Experience	Clinical Training	AA Program provides	AA Program provides
	Usually 1 1⁄±to 2 years,	2 years clinical training	2 years clinical training
	plus RN license	as part of anesthesia	as part of anesthesia
		team, plus PA license	team
Level of Supervision	General Supervision,	Direct Supervision,	Direct Supervision,
	as defined by protocol	as required by rule	as defined in bill:
	established between	64B15-6.010(2)(b)6.	present in office/suite
	CNRA and supervisor		and immediately
			available to provide
			assistance and
			direction
Supervisor	Licensed MD, DO,	Licensed MD or DO	Licensed MD or DO
	DDS		who has completed
			anesthesiology
			training program, and
			is either board-
			certified or board-
			eligible in
			anesthesiology

* While PAs and AAs are not interchangeable and generally have different scopes of practice, since all PAs in Florida are required to complete an AA training program before assisting in the delivery of anesthesia, the requirements listed on this chart reflect those for a PA wishing to provide anesthesia in Florida, not for a general PA license.

C. EFFECT OF PROPOSED CHANGES:

This bill provides for the regulation of the practice of anesthesiology assistants under the jurisdiction of the Board of Medicine, Board of Osteopathic Medicine, and Council on Physician Assistants. An anesthesiology assistant would be required to practice under the direct supervision of a Florida licensed anesthesiologist.

D. SECTION-BY-SECTION ANALYSIS:

Section 1. Creates s. 458.3475, F.S.; provides guidelines for the regulation of anesthesia assistants, including pertinent definitions, requirements for licensure, and rulemaking authority for the Board of Medicine.

<u>Section 2.</u> Creates s. 459.023, F.S.; provides guidelines for the regulation of anesthesia assistants, including pertinent definitions, requirements for licensure, and rulemaking authority for the Board of Osteopathic Medicine.

Section 3. Provides an effective date of July 1, 2002.

III. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT:

- A. FISCAL IMPACT ON STATE GOVERNMENT:
 - 1. <u>Revenues</u>:

\$15,250

2. Expenditures:

\$32,154

- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. <u>Revenues</u>:

None.

2. <u>Expenditures</u>:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

This bill would allow anesthesiologist assistants to practice in Florida.

D. FISCAL COMMENTS:

None.

IV. CONSEQUENCES OF ARTICLE VII, SECTION 18 OF THE FLORIDA CONSTITUTION:

A. APPLICABILITY OF THE MANDATES PROVISION:

The bill does not require a city or county to expend funds or to take any action requiring the expenditure of funds.

B. REDUCTION OF REVENUE RAISING AUTHORITY:

This bill does not reduce the authority that municipalities or counties have to raise revenues in the aggregate.

C. REDUCTION OF STATE TAX SHARED WITH COUNTIES AND MUNICIPALITIES:

This bill does not reduce the percentage of state tax shared with counties or municipalities.

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- V. <u>COMMENTS</u>:
 - A. CONSTITUTIONAL ISSUES:

None.

B. RULE-MAKING AUTHORITY:

The Board of Medicine and the Board of Osteopathic Medicine would need to promulgate rules to implement the licensure provisions set forth in this bill. The bill provides rulemaking authority to each board to promulgate rules necessary to implement each section.

C. OTHER COMMENTS:

The Department of Health asserts that the shortage of physician extenders that can assist anesthesiologists in providing pain management treatment and providing care for patients during surgery is a growing problem in Florida and nationwide. This shortage limits the availability of health care providers to consumers.

The Florida Board of Medicine supports the implementation of an avenue for licensure of anesthesiologist assistants in Florida in order to address the current need for additional health care extenders in the area of anesthesiology.

The information provided by the Department of Health indicates that anesthesiology assistants are currently regulated or allowed to practice in 14 states nationwide, and that approximately 700 anesthesiology assistants provide care to patients under the direct supervision of an anesthesiologist within these states. Proponents of this bill provided information indicating that 5 states allow AAs to practice through licensure or certification and 7 states allow AAs to practice through physician delegation. Proponents also indicated that proposed legislation or rules are pending in 3 other states to allow AAs to practice.

Proponents of this bill have provided committee staff with information supporting the establishment of anesthesiologist assistant regulation in the state of Florida. Proponents assert that regulation will protect the public and will increase the supply of qualified providers of anesthesia. Proponents acknowledge that AAs would compete against CRNAs for positions within anesthesiologist-led anesthesia care teams.

Opponents of this bill have also provided committee staff with information on how CRNAs and the existing CRNA training programs might be adversely affected by the passage of this legislation. Opponents assert that there are already enough anesthesia training programs in Florida and with the addition of the two newest programs, Florida will have a sufficient supply of anesthesia providers.

Opponents have also asserted that there will be no cost savings to patients as a result of the use of AAs since anesthesia providers are reimbursed at the same rate.

Information provided by the Department of Health indicates that the clinical training varies between CRNAs and AAs/PAs. The department asserts that the anesthesia training for AAs and PAs does not include training in administration of general or regional anesthetic agents.

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VI. AMENDMENTS OR COMMITTEE SUBSTITUTE CHANGES:

On January 8, 2002, the Committee on Health Regulation adopted a strike-everything amendment which is traveling with the bill. The strike-everything amendment:

- Clarifies that the supervising anesthesiologist must hold an active and unrestricted license;
- Requires anesthesiologist assistants to maintain medical malpractice insurance or provide proof
 of financial responsibility in an amount and in a manner determined by the Board of Medicine
 and Board of Osteopathic Medicine to be sufficient to cover claims arising out of the rendering of
 or failure to render professional care and services;
- Limits the supervision by an anesthesiologist to two anesthesiologist assistants, but allows the board to increase the number to four by rule after July 1, 2006;
- Clarifies the scope of practice of an anesthesiologist assistant relating to the administration, prescription, compounding, and ordering of prescription drugs;
- Prohibits anesthesiologist assistants who have not yet been certified from practicing in Florida;
- Requires training programs to be graduate level; and
- Deletes the temporary licensure provisions.

VII. <u>SIGNATURES</u>:

COMMITTEE ON HEALTH REGULATION:

Prepared by:

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Lucretia Shaw Collins