

**HOUSE OF REPRESENTATIVES STAFF ANALYSIS  
FINAL BILL ANALYSIS**

**BILL #:** CS/CS/CS/HB 933 Office Surgery

**SPONSOR(S):** Health & Human Services Committee and Health Care Appropriations Subcommittee and Health Quality Subcommittee, Rodriguez, A.

**TIED BILLS:** **IDEN./SIM. BILLS:** CS/CS/SB 732

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Health Quality Subcommittee	10 Y, 0 N	Siples	McElroy
2) Health Care Appropriations Subcommittee	11 Y, 0 N	Mielke	Clark
3) Health & Human Services Committee	17 Y, 0 N	Siples	Calamas

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**FINAL HOUSE FLOOR ACTION:** 114 Y's 0 N's      **GOVERNOR'S ACTION:** Pending

**SUMMARY ANALYSIS**

CS/CS/CS/HB 933 passed the House on May 1, 2019, as CS/CS/SB 732.

Under current law, the Board of Medicine and the Board of Osteopathic Medicine (collectively, "boards") oversee surgical procedures performed by physicians in office settings. The boards have established the standards of care that must be met for office surgeries, including certain liposuction procedures, Level II surgical procedures that last more than five minutes, and all Level III procedures. Physicians must register such offices with the Department of Health (DOH).

The bill requires offices at which certain office surgeries are performed to register with DOH, rather than the physicians who perform such surgeries, and requires the offices to designate a physician who is responsible for ensuring compliance with health and safety requirements. The bill also expands the required registration to include offices at which any Level II surgery is performed, regardless of duration. Each registered office must also meet financial responsibility requirements. Physicians performing surgical procedures at registered offices must notify their respective boards within 10 days of beginning or ending their practice at such offices. The bill requires the boards to adopt rules to establish standards of practice for physicians performing office surgeries.

The bill authorizes the boards to adopt rules related to the registration, inspection, and safety of these offices. The bill requires DOH to annually inspect each registered office and authorizes such inspections to be unannounced; however, inspections of certain clinics wholly-owned and operated by certain health care practitioners who perform interventional pain procedures must be announced.

The bill requires DOH to issue emergency orders and impose fines, and authorizes other disciplinary action, against offices and physicians under certain circumstances.

The bill has insignificant positive and negative fiscal impacts on DOH, which current resources are adequate to absorb. The bill has no fiscal impact on local governments.

Subject to the Governor's veto power, the effective date of this bill is January 1, 2020.

## I. SUBSTANTIVE INFORMATION

### A. EFFECT OF CHANGES:

#### Present Situation

##### **Regulation of Office Surgeries**

The Board of Medicine and the Board of Osteopathic Medicine (collectively, boards) have authority to adopt rules to regulate practice of medicine and osteopathic medicine, respectively.<sup>1</sup> The boards have authority to establish, by rule, standards of practice and standards of care for particular settings.<sup>2</sup> Such standards may include education and training, medications including anesthetics, assistance of and delegation to other personnel, sterilization, performance of complex or multiple procedures, records, informed consent, and policy and procedures manuals.<sup>3</sup>

The boards also set forth the standards of care that must be met for office surgeries. An office surgery is any surgery that is performed outside a facility licensed under ch. 390, F.S., or ch. 395, F.S.<sup>4</sup> There are several levels of office surgeries governed by rules adopted by the boards, which set forth the scope of each level of office surgeries, the equipment and medications that must be available, and the training requirements for personnel present during the surgery.

#### Levels of Office Surgeries

##### *Level I Office Surgery*

Level I involves the most minor of surgeries, which require minimal sedation<sup>5</sup> or local or topical anesthesia, and have a remote chance of complications requiring hospitalization.<sup>6</sup> Level I procedures include:<sup>7</sup>

- Minor procedures such as excision of skin lesions, moles, warts, cysts, lipomas and repair of lacerations, or surgery limited to the skin and subcutaneous tissue performed under topical or local anesthesia not involving drug-induced alteration of consciousness other than minimal pre-operative tranquilization of the patient;
- Liposuction involving the removal of less than 4000cc supernatant fat; and
- Incision and drainage of superficial abscesses, limited endoscopies such as proctoscopies, skin biopsies, arthrocentesis, thoracentesis, paracentesis, dilation of urethra, cystoscopic procedures, and closed reduction of simple fractures or small joint dislocations (i.e., finger and toe joints).

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<sup>1</sup> Chapter 458, F.S., regulates the practice of allopathic medicine, and ch. 459, F.S., regulates the practice of osteopathic medicine.

<sup>2</sup> Sections 458.331(v) and 459.015(z), F.S.

<sup>3</sup> Id.

<sup>4</sup> Rules 64B8-9.009(1)(d) and 64B15-14.007(1)(d), F.A.C. Abortion clinics are licensed under ch. 390, F.S., and facilities licensed under ch. 395, F.S., include hospitals, ambulatory surgery centers, mobile surgical facilities, and certain intensive residential treatment programs.

<sup>5</sup> Minimal sedation is a drug-induced state during which the patient responds normally to verbal commands. Although cognitive function and physical coordination may be impaired, airway reflexes, and ventilator and cardiovascular functions are not impaired. Controlled substances are limited to oral administration in doses appropriate for the unsupervised treatment of insomnia, anxiety, or pain.

<sup>6</sup> Rules 64B8-9.009(3) and 64B15-14.007(3), F.A.C.

<sup>7</sup> Id.

## *Level II Office Surgeries*

Level II office surgeries involve moderate sedation<sup>8</sup> and require the physician office to have a transfer agreement with a licensed hospital that is no more than 30 minutes from the office.<sup>9</sup> Level II office surgeries, include but is not limited to:<sup>10</sup>

- Hemorrhoidectomy, hernia repair, large joint dislocations, colonoscopy, and liposuction involving the removal of up to 4,000cc supernatant fat; and
- Any surgery in which the patient's level of sedation is that of moderate sedation and analgesia or conscious sedation.

A physician performing a Level II office surgery must:<sup>11</sup>

- Have staff privileges at a licensed hospital to perform the same procedure in that hospital as the surgery being performed in the office setting;
- Demonstrate to the appropriate board that he or she has successfully completed training directly related to and include the procedure being performed, such as board certification or eligibility to become board-certified; or
- Demonstrate comparable background, training or experience.

A physician, or a facility where the procedure is being performed, must have a transfer agreement with a licensed hospital within a reasonable proximity<sup>12</sup> if the physician performing the procedure does not have staff privileges to perform the same procedure at a licensed hospital within a reasonable proximity.<sup>13</sup>

Anesthesiology must be performed by an anesthesiologist, a certified registered nurse anesthetist (CRNA), or a qualified physician assistant (PA). An appropriately-trained physician, PA, or RN with experience in post-anesthesia care, must be available to monitor the patient in the recovery room until the patient is recovered from anesthesia.<sup>14</sup>

## *Level IIA Office Surgeries*

Level IIA office surgeries are those Level II surgeries with a maximum planned duration of 5 minutes or less and in which chances of complications requiring hospitalization are remote.<sup>15</sup> A physician, physician assistant, registered nurse, or licensed practical nurse must assist the surgeon during the procedure and monitor the patient in the recovery room until the patient is recovered from anesthesia.<sup>16</sup> The assisting health care practitioner must be appropriately certified in advanced cardiac life support, or in the case of pediatric patients, pediatric advanced life support.<sup>17</sup>

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<sup>8</sup> Moderate sedation or conscious sedation is a drug-induced depression of consciousness during which a patient responds purposefully to verbal commands, either alone or accompanied by light tactile stimulations. No interventions are needed to manage the patient's airway and spontaneous ventilation is adequate. Cardiovascular function is maintained. Reflex withdrawal from a painful stimulus is not considered a purposeful response.

<sup>9</sup> Rules 64B8-9.009(4) and 64B15-14.007(4), F.A.C.

<sup>10</sup> *Id.*

<sup>11</sup> *Id.*

<sup>12</sup> Transport time to the hospital must be 30 minutes or less.

<sup>13</sup> *Supra* note 9.

<sup>14</sup> *Id.* The assisting practitioner must be trained in advanced cardiovascular life support, or for pediatric patients, pediatric advanced life support.

<sup>15</sup> Rules 64B-9.009(5) and 64B15-14.007(5), F.A.C.

<sup>16</sup> *Id.*

<sup>17</sup> *Id.*

### Level III Office Surgeries

Level III office surgeries are the most complex and require deep sedation or general anesthesia.<sup>18</sup> A physician performing the surgery must have staff privileges to perform the same procedure in a hospital.<sup>19</sup> The physician must also have knowledge of the principles of general anesthesia.

Only patients classified under the American Society of Anesthesiologist's (ASA) risk classification criteria as Class I or II<sup>20</sup> are appropriate candidates for Level III office surgery.<sup>21</sup> For all ASA Class II patients above the age of 50, the surgeon must obtain a complete workup performed prior to the performance of Level III surgery in a physician office setting.<sup>22</sup> If the patient has a cardiac history or is deemed to be a complicated medical patient, the patient must have a preoperative EKG and be referred to an appropriate consultant for medical optimization. The referral to a consultant may be waived after evaluation by the patient's anesthesiologist.<sup>23</sup> All Level III surgeries on patients classified as ASA III<sup>24</sup> and higher must be performed in a hospital or an ambulatory surgery center.<sup>25</sup>

During the procedure, the physician must have one assistant who has current certification in advanced cardiac life support. Additionally, the physician must have emergency policies and procedures related to serious anesthesia complications, which address:

- Airway blockage (foreign body obstruction);
- Allergic reactions;
- Bradycardia;
- Bronchospasm;
- Cardiac arrest;
- Chest pain;
- Hypoglycemia;
- Hypotension;
- Hypoventilation;
- Laryngospasm;
- Local anesthetic toxicity reaction; and
- Malignant hypothermia.

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<sup>18</sup> Deep sedation is a drug-induced depression of consciousness during which a patient cannot be easily aroused but responds purposefully following repeated or painful stimulation. The ability to independently maintain ventilatory function may be impaired. A patient may require assistance in maintaining a patent airway, and spontaneous ventilation may be inadequate. Cardiovascular function is usually maintained. General anesthesia is a drug-induced loss of consciousness during which a patient is not arousable, even by painful stimulation. The ability to independently maintain ventilatory function is often impaired. Patients often require assistance in maintaining a patent airway, and positive pressure ventilation may be required because of depressed spontaneous ventilation or drug-induced depression of neuromuscular function. Cardiovascular function may be impaired. The use of spinal or epidural anesthesia is considered Level III.

<sup>19</sup> Rules 64B8-9.009(6) and 64B15-14.007(6), F.A.C. The physician may also document satisfactory completion of training directly related to and include the procedure being performed.

<sup>20</sup> An ASA Class I patient is a normal, healthy, non-smoking patient, with no or minimal alcohol use. An ASA Class II patient is a patient with mild systemic disease without substantive functional limitations. Examples include current smoker, social alcohol drinker, pregnancy, obesity, well-controlled hypertension with diabetes, or mild lung disease. See American Society of Anesthesiologists, *ASA Physical Status Classification System*, (Oct. 15, 2014), available at <https://www.asahq.org/standards-and-guidelines/asa-physical-status-classification-system> (last visited May 3, 2019).

<sup>21</sup> *Supra* note 19.

<sup>22</sup> *Id.*

<sup>23</sup> *Id.*

<sup>24</sup> An ASA Class III patient is a patient with severe systemic disease who has substantive functional limitations and/or one or more moderate to severe diseases. This may include poorly controlled diabetes or hypertension, chronic obstructive pulmonary disease, morbid obesity, active hepatitis, alcohol dependence or abuse, implanted pacemaker, premature infant, recent history of myocardial infarction, cerebrovascular disease, transient ischemic attack, or coronary artery disease.

<sup>25</sup> *Supra* note 19.

## Office Registration

A licensed physician who performs liposuction procedures in which more than 1,000 cubic centimeters of supernatant fat is removed, Level II procedures planned to last more than five minutes, and Level III procedures must register the office with DOH.<sup>26</sup> A physician who performs surgery in an office setting must ensure that the office is registered with DOH, regardless of whether other physicians practice in the office or whether the office is owned by a physician.<sup>27</sup> The registration requires a physician to document compliance with transfer agreement<sup>28</sup> and training requirements. DOH must annually inspect registered offices or the office must be accredited by a national accreditation organization approved by the respective board.<sup>29</sup> Under board rule, such inspections must be announced at least one week prior to the arrival of the inspectors.<sup>30</sup> Currently, there are 587 offices registered with DOH.<sup>31</sup>

## Office Surgery Standards of Care

Prior to performing any office surgery, a physician must evaluate the risk of anesthesia and of the surgical procedure to be performed.<sup>32</sup> A physician must maintain a complete record of each surgical procedure, including the anesthesia record, if applicable, and written informed consent.<sup>33</sup> The written consent must reflect the patient's knowledge of identified risks, consent to the procedure, type of anesthesia and anesthesia provider, and that a choice of anesthesia provider exists.<sup>34</sup> Any physician performing office surgeries must maintain a log of all liposuction procedures in which more than 1,000 cubic centimeters of supernatant fat is removed and of Level II and Level III surgical procedures performed, which includes:<sup>35</sup>

- A confidential patient identifier;
- The time the patient arrives in the operating suite;
- The name of the physician who provided medical clearance;
- The surgeon's name;
- The diagnosis;
- The CPT Codes for the procedures performed;
- The patient's ASA classification;
- The type of procedure performed;
- The level of surgery;
- The anesthesia provider;
- The type of anesthesia used;
- The duration of the procedure;
- The type of post-operative care;
- The duration of recovery;
- The disposition of the patient upon discharge;
- A list of medications used during surgery and recovery; and
- Any adverse incidents.

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<sup>26</sup> Sections 458.309(3) and 459.005(2), F.S. See also r. 64B8-9.0091 and 64B15-14.0076, F.A.C.

<sup>27</sup> Rules 64B8-9.0091(1) and 64B15-14.0076(1), F.A.C.

<sup>28</sup> A physician or the facility where a surgical procedure is being performed must have a transfer agreement with a licensed hospital within a reasonable proximity or within 30 minutes transport time to the hospital. See Rules 64B8-9.009 and 64B15-14.007, F.A.C.

<sup>29</sup> *Supra* note 26.

<sup>30</sup> Rules 64B8-9.0091(2) and 64B15-14.0076(2), F.A.C.

<sup>31</sup> E-mail correspondence with DOH, dated March 19, 2019 (on file with the Health Quality Subcommittee).

<sup>32</sup> Rules 64B8-9.009(2) and 64B15-14.007(2), F.A.C.

<sup>33</sup> *Id.* A physician does not need to obtain written informed consent for minor Level I procedures limited to the skin and mucosa.

<sup>34</sup> *Id.* A patient may use an anesthesiologist, anesthesiologist assistant, another appropriately trained physician, certified registered nurse anesthetist, or physician assistant.

<sup>35</sup> Rules 64B8-9.009(2)(a) and 64B15-14.007(2)(a), F.A.C.

Such log must be maintained for at least six years from the last patient contact and must be provided to DOH investigators upon request.<sup>36</sup>

For elective cosmetic and plastic surgery procedures performed in a physician's office:<sup>37</sup>

- The maximum planned duration of all planned procedures cannot exceed eight hours.
- A physician must discharge the patient within 24 hours, and the overnight stay may not exceed 23 hours and 59 minutes.
- The overnight stay is strictly limited to the physician's office.
- If the patient has not sufficiently recovered to be safely discharged within the 24-hour period, the patient must be transferred to a hospital for continued post-operative care.

### Adverse Incident Reporting

A physician must report any adverse incident that occurs in an office practice setting to DOH within 15 days after the occurrence any adverse incident.<sup>38</sup> An adverse incident in an office setting is defined as an event over which the physician or licensee could exercise control and which is associated with a medical intervention and results in one of the following patient injuries:<sup>39</sup>

- The death of a patient;
- Brain or spinal damage to a patient;
- The performance of a surgical procedure on the wrong patient;
- If the procedure results in death; brain or spinal damage; permanent disfigurement; the fracture or dislocation of bones or joints; a limitation of neurological, physical, or sensory functions; or any condition that required the transfer of a patient, the performance of:
  - A wrong-site surgical procedure;
  - A wrong surgical procedure; or
  - A surgical repair of damage to a patient resulting from a planned surgical procedure where the damage is not a recognized specific risk as disclosed to the patient and documented through the informed consent process;
- A procedure to remove unplanned foreign objects remaining from a surgical procedure; or
- Any condition that required the transfer of a patient to a hospital from an ambulatory surgical center or any facility or any office maintained by a physician for the practice of medicine which is not licensed under ch. 395, F.S.

DOH must review each adverse incident report to determine if discipline against the practitioner's license is warranted.

### Effect of Proposed Legislation

#### **Office Surgery**

CS/CS/CS/HB 933 requires the Boards of Medicine and Osteopathic Medicine (collectively, boards) to adopt rules establishing the standards of practice for physicians who perform office surgery. The bill provides DOH and the boards additional regulatory authority for offices in which physicians perform certain liposuction procedures and office surgeries.

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<sup>36</sup> Id.

<sup>37</sup> Rules 64B8-9.009(2)(f) and 64B15-14.007(2)(f), F.A.C.

<sup>38</sup> Sections 458.351 and 459.026, F.S.

<sup>39</sup> Sections 458.351(4) and 459.026(4), F.S.

## Office Registration

Current law requires physicians to register offices where liposuction procedures in which more than 1,000 cubic centimeters of supernatant fat is removed, Level II procedures lasting more than five minutes, and Level III office surgeries are performed. The bill requires offices to register with DOH, rather than physicians, and expands the registration requirement to make offices at which any Level II office surgery is performed subject to the requirement, regardless of the duration of the surgery. The bill adds a statutory exemption from this registration requirement for facilities licensed under ch. 390, F.S., which are currently exempt under board rule.<sup>40</sup>

The bill requires each registered office to designate a physician who is responsible for complying with all laws and regulations establishing health and safety requirements for such offices. The designated physician must hold an active and unencumbered Florida license to practice medicine or osteopathic medicine, and must practice at the registered office. Within 10 days after termination of the designated physician, a registered office must notify DOH of a new designated physician. If a registered office does not have a designated physician, DOH may suspend its registration.

The bill also requires each registered office to demonstrate financial responsibility by meeting the same financial responsibility requirements as a licensed physician.<sup>41</sup> Therefore, a registered office must maintain professional liability coverage of \$100,000 per claim, with a minimum annual aggregate of \$300,000 or an escrow account of cash or assets or an unexpired, irrevocable letter of credit in the amount of \$100,000 per claim, with a minimum aggregate availability of \$300,000.

The bill also requires each physician performing office surgery at a registered office to advise the applicable board, in writing, within 10 days of beginning or ending practice at a registered office.

The bill requires DOH to inspect each registered office annually unless the office is accredited by a nationally recognized accrediting agency approved by the respective board, consistent with current board rule, but authorizes such inspections to be unannounced. However, DOH must announce inspections of clinics that are wholly owned and operated by board-eligible or board-certified anesthesiologists, physiatrists, rheumatologists, neurologists, or board-eligible or board-certified medical specialists and who perform interventional pain procedures typically billed using surgical codes.

The bill authorizes the boards to adopt rules on the registration, inspections, and safety of facilities in which office surgeries are performed.

## Enforcement Authority

The bill authorizes DOH to suspend or revoke the registration of an office if any of its physicians, owners, or operators do not comply with any office surgery laws or rules. The bill also authorizes DOH to deny a person applying for a facility registration if he or she was named in the registration document of an office whose registration is revoked for five years after the revocation date.

The bill authorizes DOH to impose penalties on the designated physician if the registered office is not in compliance with health and safety requirements. The penalties DOH may impose include:<sup>42</sup>

- Suspension or permanent revocation of a license;

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<sup>40</sup> Abortion clinics are licensed under ch. 390, F.S., and facilities licensed under ch. 395, F.S., include hospitals, ambulatory surgery centers, mobile surgical facilities, and certain intensive residential treatment programs.

<sup>41</sup> See ss. 458.320 and 459.0085, F.S.

<sup>42</sup> Section 456.072(2), F.S.

- Restriction of license;
- Imposition of an administrative fine not to exceed \$10,000 for each count or separate offense. If the violation is for fraud or making a false or fraudulent representation, the board, or the department if there is no board, must impose a fine of \$10,000 per count or offense.;
- Issuance of a reprimand or letter of concern.
- Placement of the licensee on probation for a period of time and subject to such conditions as the board;
- Corrective action;
- Imposition of an administrative fine in accordance with s. 381.0261 for violations regarding patient rights;
- Refund of fees billed and collected from the patient or a third party on behalf of the patient; or
- Requirement that the licensee undergo remedial education.

The bill also requires DOH to issue an emergency order suspending or restricting the registration of an office if there is probable cause that:

- The office or a physician is not in compliance with the board rule on the standards of practice; or
- The office or a physician is practicing or offering to practice beyond the scope allowed by law or beyond his or her competence to perform; and
- Such noncompliance or violation constitutes an immediate danger to the public.

The bill requires the boards to fine physicians who perform office surgeries in an unregistered facility \$5,000 per day. The bill also adds performing office surgery in a facility that is not registered with DOH as a ground for disciplinary against a physician's license.

## **II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT**

### **A. FISCAL IMPACT ON STATE GOVERNMENT:**

#### **1. Revenues:**

DOH will experience an increase in registration revenue from offices in which physicians perform Level II surgeries. It is unknown how many additional registrations there will be, though the estimated additional revenue is not expected to be significant.

#### **2. Expenditures:**

DOH will incur insignificant, recurring costs due to the expanded physician office regulation. It is estimated that existing resources and the additional registration revenue will be sufficient to cover this cost.

### **B. FISCAL IMPACT ON LOCAL GOVERNMENTS:**

#### **1. Revenues:**

None.

#### **2. Expenditures:**

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

Offices at which certain liposuction procedures and office surgeries are performed may incur costs associated complying with the responsibility requirements under the bill, if they do not currently maintain such coverage, escrow accounts, or letters of credit.

D. FISCAL COMMENTS:

None.