PHYSICIAN TESTING AMENDMENTS
2018 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Lyle W. Hillyard
House Sponsor: Keven J. Stratton
LONG TITLE
General Description:
This bill enacts language related to certain age-based physician testing.
Highlighted Provisions:
This bill:
<ul> <li>unless the test reflects certain nationally recognized standards, prohibits the</li> </ul>
following from requiring that a physician take a cognitive exam at a certain age:
• a health care facility for purposes of employment, privileges, or reimbursement;
• a managed care organization or other third party for purposes of reimbursement;
and
• the Division of Occupational and Professional Licensing for purposes of
licensing; and
<ul><li>makes technical and conforming changes.</li></ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides a special effective date.
<b>Utah Code Sections Affected:</b>
AMENDS:
58-67-302, as last amended by Laws of Utah 2012, Chapters 162 and 225
58-67-302.5, as last amended by Laws of Utah 2011, Chapter 214
58-68-302, as last amended by Laws of Utah 2012, Chapters 162 and 225

ENACTS:
<b>26-21-30</b> , Utah Code Annotated 1953
<b>31A-45-305</b> , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 26-21-30 is enacted to read:
26-21-30. Prohibition on certain age-based physician testing.
A health care facility may not require for purposes of employment, privileges, or
reimbursement, that a physician, as defined in Section 58-67-102, take a cognitive test when
the physician reaches a specified age, unless the test reflects nationally recognized standards
adopted by the American Medical Association for testing whether an older physician remains
able to provide safe and effective care for patients.
Section 2. Section 31A-45-305 is enacted to read:
31A-45-305. Prohibition on certain age-based physician testing.
A managed care organization or other third party may not require for purposes of
reimbursement that a physician, as defined in Section 58-67-102, take a cognitive test when the
physician reaches a specified age, unless the test reflects nationally recognized standards
adopted by the American Medical Association for testing whether an older physician remains
able to provide safe and effective care for patients.
Section 3. Section <b>58-67-302</b> is amended to read:
58-67-302. Qualifications for licensure.
(1) An applicant for licensure as a physician and surgeon, except as set forth in
Subsection (2), shall:
(a) submit an application in a form prescribed by the division, which may include:
(i) submissions by the applicant of information maintained by practitioner data banks,
as designated by division rule, with respect to the applicant;
(ii) a record of professional liability claims made against the applicant and settlements

56 paid by or on behalf of the applicant; and 57 (iii) authorization to use a record coordination and verification service approved by the 58 division in collaboration with the board; 59 (b) pay a fee determined by the department under Section 63J-1-504; 60 (c) be of good moral character; 61 (d) provide satisfactory documentation of having successfully completed a program of 62 professional education preparing an individual as a physician and surgeon, as evidenced by: 63 (i) having received an earned degree of doctor of medicine from an LCME accredited 64 medical school or college; or 65 (ii) if the applicant graduated from a medical school or college located outside the 66 United States or its territories, submitting a current certification by the Educational 67 Commission for Foreign Medical Graduates or any successor organization approved by the division in collaboration with the board: 68 69 (e) satisfy the division and board that the applicant: 70 (i) has successfully completed 24 months of progressive resident training in a program 71 approved by the ACGME, the Royal College of Physicians and Surgeons, the College of 72 Family Physicians of Canada, or any similar body in the United States or Canada approved by 73 the division in collaboration with the board; or 74 (ii) (A) has successfully completed 12 months of resident training in an ACGME 75 approved program after receiving a degree of doctor of medicine as required under Subsection 76 (1)(d);77 (B) has been accepted in and is successfully participating in progressive resident 78 training in an ACGME approved program within Utah, in the applicant's second or third year 79 of postgraduate training; and 80 (C) has agreed to surrender to the division the applicant's license as a physician and 81 surgeon without any proceedings under Title 63G, Chapter 4, Administrative Procedures Act,

and has agreed the applicant's license as a physician and surgeon will be automatically revoked

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(1)(e)(i), and (1)(g) through (j);

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02	by the division if the applicant fails to continue in seed standing in an ACCME
83	by the division if the applicant fails to continue in good standing in an ACGME approved
84	progressive resident training program within the state;
85	(f) pass the licensing examination sequence required by division rule made in
86	collaboration with the board;
87	(g) be able to read, write, speak, understand, and be understood in the English language
88	and demonstrate proficiency to the satisfaction of the board if requested by the board;
89	(h) meet with the board and representatives of the division, if requested, for the
90	purpose of evaluating the applicant's qualifications for licensure;
91	(i) designate:
92	(i) a contact person for access to medical records in accordance with the federal Health
93	Insurance Portability and Accountability Act; and
94	(ii) an alternate contact person for access to medical records, in the event the original
95	contact person is unable or unwilling to serve as the contact person for access to medical
96	records; and
97	(j) establish a method for notifying patients of the identity and location of the contact
98	person and alternate contact person, if the applicant will practice in a location with no other
99	persons licensed under this chapter.
100	(2) An applicant for licensure as a physician and surgeon by endorsement who is
101	currently licensed to practice medicine in any state other than Utah, a district or territory of the
102	United States, or Canada shall:
103	(a) be currently licensed with a full unrestricted license in good standing in any state,
104	district, or territory of the United States, or Canada;
105	(b) have been actively engaged in the legal practice of medicine in any state, district, or
106	territory of the United States, or Canada for not less than 6,000 hours during the five years
107	immediately preceding the date of application for licensure in Utah;
108	(c) comply with the requirements for licensure under Subsections (1)(a) through (d),

(d) have passed the licensing examination sequence required in Subsection (1)(f) or another medical licensing examination sequence in another state, district or territory of the United States, or Canada that the division in collaboration with the board by rulemaking determines is equivalent to its own required examination;
(e) not have any investigation or action pending against any health care license of the applicant, not have a health care license that was suspended or revoked in any state, district or

- of a disciplinary action, unless:

  (i) the license was subsequently reinstated as a full unrestricted license in good standing; or
- (ii) the division in collaboration with the board determines to its satisfaction, after full disclosure by the applicant, that:

territory of the United States, or Canada, and not have surrendered a health care license in lieu

- (A) the conduct has been corrected, monitored, and resolved; or
- (B) a mitigating circumstance exists that prevents its resolution, and the division in collaboration with the board is satisfied that, but for the mitigating circumstance, the license would be reinstated;
- (f) submit to a records review, a practice history review, and comprehensive assessments, if requested by the division in collaboration with the board; and
- (g) produce satisfactory evidence that the applicant meets the requirements of this Subsection (2) to the satisfaction of the division in collaboration with the board.
- (3) An applicant for licensure by endorsement may engage in the practice of medicine under a temporary license while the applicant's application for licensure is being processed by the division, provided:
- (a) the applicant submits a complete application required for temporary licensure to the division;
  - (b) the applicant submits a written document to the division from:
- (i) a health care facility licensed under Title 26, Chapter 21, Health Care Facility

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137	Licensing and Inspection Act, stating that the applicant is practicing under the:
138	(A) invitation of the health care facility; and
139	(B) the general supervision of a physician practicing at the facility; or
140	(ii) two individuals licensed under this chapter, whose license is in good standing and
141	who practice in the same clinical location, both stating that:
142	(A) the applicant is practicing under the invitation and general supervision of the
143	individual; and
144	(B) the applicant will practice at the same clinical location as the individual;
145	(c) the applicant submits a signed certification to the division that the applicant meets
146	the requirements of Subsection (2);
147	(d) the applicant does not engage in the practice of medicine until the division has
148	issued a temporary license;
149	(e) the temporary license is only issued for and may not be extended or renewed
150	beyond the duration of one year from issuance; and
151	(f) the temporary license expires immediately and prior to the expiration of one year
152	from issuance, upon notification from the division that the applicant's application for licensure
153	by endorsement is denied.
154	(4) The division shall issue a temporary license under Subsection (3) within 15
155	business days after the applicant satisfies the requirements of Subsection (3).
156	(5) The division may not require the following requirements for licensure:
157	(a) a post-residency board certification [as a requirement for licensure.]; or
158	(b) a cognitive test when the physician reaches a specified age, unless the test reflects
159	nationally recognized standards adopted by the American Medical Association for testing
160	whether an older physician remains able to provide safe and effective care for patients.
161	Section 4. Section <b>58-67-302.5</b> is amended to read:
162	58-67-302.5. Licensing of graduates of foreign medical schools.
163	(1) Notwithstanding any other provision of law to the contrary, an individual enrolled

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education.

in a medical school outside the United States, its territories, the District of Columbia, or Canada is eligible for licensure as a physician and surgeon in this state if the individual has satisfied the following requirements: (a) meets all the requirements of Subsection 58-67-302(1), except for Subsection 58-67-302(1)(d); (b) has studied medicine in a medical school located outside the United States which is recognized by an organization approved by the division; (c) has completed all of the formal requirements of the foreign medical school except internship or social service; (d) has attained a passing score on the educational commission for foreign medical graduates examination or other qualifying examinations such as the United States Medical Licensing Exam parts I and II, which are approved by the division or a medical school approved by the division; (e) has satisfactorily completed one calendar year of supervised clinical training under the direction of a United States medical education setting accredited by the liaison committee for graduate medical education and approved by the division; (f) has completed the postgraduate hospital training required by Subsection 58-67-302(1)(e)(i); and (g) has passed the examination required by the division of all applicants for licensure. (2) Satisfaction of the requirements of Subsection (1) is in lieu of: (a) the completion of any foreign internship or social service requirements; and (b) the certification required by Subsection 58-67-302(1)(d). (3) Individuals who satisfy the requirements of Subsections (1)(a) through (f) shall be eligible for admission to graduate medical education programs within the state, including internships and residencies, which are accredited by the liaison committee for graduate medical

(4) A document issued by a medical school located outside the United States shall be

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(c) be of good moral character;

191	considered the equivalent of a degree of doctor of medicine for the purpose of licensure as a
192	physician and surgeon in this state if:
193	(a) the foreign medical school is recognized by an organization approved by the
194	division;
195	(b) the document granted by the foreign medical school is issued after the completion
196	of all formal requirements of the medical school except internship or social service; and
197	(c) the foreign medical school certifies that the person to whom the document was
198	issued has satisfactorily completed the requirements of Subsection (1)(c).
199	(5) The division may not require as a requirement for licensure a cognitive test when
200	the physician reaches a specified age, unless the test reflects nationally recognized standards
201	adopted by the American Medical Association for testing whether an older physician remains
202	able to provide safe and effective care for patients.
203	[(5)] (6) The provisions for licensure under this section shall be known as the "fifth
204	pathway program."
205	Section 5. Section <b>58-68-302</b> is amended to read:
206	58-68-302. Qualifications for licensure.
207	(1) An applicant for licensure as an osteopathic physician and surgeon, except as set
208	forth in Subsection (2), shall:
209	(a) submit an application in a form prescribed by the division, which may include:
210	(i) submissions by the applicant of information maintained by practitioner data banks,
211	as designated by division rule, with respect to the applicant;
212	(ii) a record of professional liability claims made against the applicant and settlements
213	paid by or on behalf of the applicant; and
214	(iii) authorization to use a record coordination and verification service approved by the
215	division in collaboration with the board;
216	(b) pay a fee determined by the department under Section 63J-1-504;

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collaboration with the board;

(d) provide satisfactory documentation of having successfully completed a program of professional education preparing an individual as an osteopathic physician and surgeon, as evidenced by: (i) having received an earned degree of doctor of osteopathic medicine from an AOA approved medical school or college; or (ii) submitting a current certification by the Educational Commission for Foreign Medical Graduates or any successor organization approved by the division in collaboration with the board, if the applicant is graduated from an osteopathic medical school or college located outside of the United States or its territories which at the time of the applicant's graduation, met criteria for accreditation by the AOA; (e) satisfy the division and board that the applicant: (i) has successfully completed 24 months of progressive resident training in an ACGME or AOA approved program after receiving a degree of doctor of osteopathic medicine required under Subsection (1)(d); or (ii) (A) has successfully completed 12 months of resident training in an ACGME or AOA approved program after receiving a degree of doctor of osteopathic medicine as required under Subsection (1)(d); (B) has been accepted in and is successfully participating in progressive resident training in an ACGME or AOA approved program within Utah, in the applicant's second or third year of postgraduate training; and (C) has agreed to surrender to the division the applicant's license as an osteopathic physician and surgeon without any proceedings under Title 63G, Chapter 4, Administrative Procedures Act, and has agreed the applicant's license as an osteopathic physician and surgeon will be automatically revoked by the division if the applicant fails to continue in good standing in an ACGME or AOA approved progressive resident training program within the state; (f) pass the licensing examination sequence required by division rule, as made in

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245	(g) be able to read, write, speak, understand, and be understood in the English language
246	and demonstrate proficiency to the satisfaction of the board, if requested by the board;
247	(h) meet with the board and representatives of the division, if requested for the purpose
248	of evaluating the applicant's qualifications for licensure;
249	(i) designate:
250	(i) a contact person for access to medical records in accordance with the federal Health
251	Insurance Portability and Accountability Act; and
252	(ii) an alternate contact person for access to medical records, in the event the original
253	contact person is unable or unwilling to serve as the contact person for access to medical
254	records; and
255	(j) establish a method for notifying patients of the identity and location of the contact
256	person and alternate contact person, if the applicant will practice in a location with no other
257	persons licensed under this chapter.
258	(2) An applicant for licensure as an osteopathic physician and surgeon by endorsement
259	who is currently licensed to practice osteopathic medicine in any state other than Utah, a
260	district or territory of the United States, or Canada shall:
261	(a) be currently licensed with a full unrestricted license in good standing in any state,
262	district or territory of the United States, or Canada;
263	(b) have been actively engaged in the legal practice of osteopathic medicine in any
264	state, district or territory of the United States, or Canada for not less than 6,000 hours during
265	the five years immediately preceding the day on which the applicant applied for licensure in
266	Utah;
267	(c) comply with the requirements for licensure under Subsections (1)(a) through (d),
268	(1)(e)(i), and (1)(g) through (j);

(d) have passed the licensing examination sequence required in Subsection (1)(f) or

another medical licensing examination sequence in another state, district or territory of the

United States, or Canada that the division in collaboration with the board by rulemaking

determines is equivalent to its own required examination;

- (e) not have any investigation or action pending against any health care license of the applicant, not have a health care license that was suspended or revoked in any state, district or territory of the United States, or Canada, and not have surrendered a health care license in lieu of a disciplinary action, unless:
- (i) the license was subsequently reinstated as a full unrestricted license in good standing; or
- (ii) the division in collaboration with the board determines, after full disclosure by the applicant, that:
  - (A) the conduct has been corrected, monitored, and resolved; or
- (B) a mitigating circumstance exists that prevents its resolution, and the division in collaboration with the board is satisfied that, but for the mitigating circumstance, the license would be reinstated;
- (f) submit to a records review, a practice review history, and physical and psychological assessments, if requested by the division in collaboration with the board; and
- (g) produce evidence that the applicant meets the requirements of this Subsection (2) to the satisfaction of the division in collaboration with the board.
- (3) An applicant for licensure by endorsement may engage in the practice of medicine under a temporary license while the applicant's application for licensure is being processed by the division, provided:
- (a) the applicant submits a complete application required for temporary licensure to the division:
  - (b) the applicant submits a written document to the division from:
- (i) a health care facility licensed under Title 26, Chapter 21, Health Care Facility Licensing and Inspection Act, stating that the applicant is practicing under the:
  - (A) invitation of the health care facility; and
- 298 (B) the general supervision of a physician practicing at the health care facility; or

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299	(ii) two individuals licensed under this chapter, whose license is in good standing and
300	who practice in the same clinical location, both stating that:
301	(A) the applicant is practicing under the invitation and general supervision of the
302	individual; and
303	(B) the applicant will practice at the same clinical location as the individual;
304	(c) the applicant submits a signed certification to the division that the applicant meets
305	the requirements of Subsection (2);
306	(d) the applicant does not engage in the practice of medicine until the division has
307	issued a temporary license;
308	(e) the temporary license is only issued for and may not be extended or renewed
309	beyond the duration of one year from issuance; and
310	(f) the temporary license expires immediately and prior to the expiration of one year
311	from issuance, upon notification from the division that the applicant's application for licensure
312	by endorsement is denied.
313	(4) The division shall issue a temporary license under Subsection (3) within 15
314	business days after the applicant satisfies the requirements of Subsection (3).
315	(5) The division may not require the following as a requirement for licensure:
316	(a) a post-residency board certification [as a requirement for licensure.]; or
317	(b) a cognitive test when the physician reaches a specified age, unless the test reflects
318	nationally recognized standards adopted by the American Medical Association for testing
319	whether an older physician remains able to provide safe and effective care for patients.
320	Section 6. Contingent effective date.
321	(1) Except as provided in Subsection (2), this bill takes effect when the Division of
322	Occupational and Professional Licensing certifies to the Health and Human Services Interim
323	Committee that the American Medical Association has adopted standards for testing whether
324	an older physician remains able to provide safe and effective care for patients.
325	(2) If the certification described in Subsection (1) does not occur before September 1,

326 2018, this bill takes effect on September 1, 2018.