



ConnAPA Scope of Practice Review Request

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Submitted to: The State of Connecticut Department of Public Health

By: The Connecticut Academy of Physician Associates' Legislative Committee

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On behalf of the 3800 licensed Physician Assistants (PAs) in the State of Connecticut, the Connecticut Academy of PAs (ConnAPA) seeks to modernize the PA Practice Act, CGA Chapter 370 Sec. 20-12a - 20-12i, to improve patient access to care and to promote flexible and efficient care delivery for the residents of the State of Connecticut.

PAs provide high quality medical care and are vital to meeting the patient demand for health care in Connecticut. Research indicates that favorable state scope of practice legislation is associated with an increase in the supply of healthcare providers.¹ Updating the statutes is needed to accurately reflect how PAs are currently integrated into the healthcare system. Modernization is required to eliminate confusion and inconsistencies in care that these statutory discrepancies cause, and to remove unnecessary administrative tasks from our overburdened healthcare system.

The COVID-19 pandemic has highlighted opportunities for innovation, teamwork, and new partnerships in healthcare and has exemplified the importance of decreased burden to practice to ensure patient access to resources.

I. A plain language description of the request:

- a. ConnAPA seeks to modernize Connecticut PAs scope of practice by removing all references to physician supervision within statute to allow PAs to practice to the fullest extent of their education, training, and experience. The use of collaborative language with members of the healthcare team, with a commitment to team practice, will more accurately reflect the current state of PA practice in Connecticut.
- b. ConnAPA seeks to remove the required written delegation agreement to reduce arbitrary administrative constraints and increase flexibility to better respond to the needs of patients they serve. PAs should be responsible for the care they render and liability should not be implied to the physician.
- c. Enact a provision that allows for PAs to sign any form related to patient care within the scope of a PA to ensure timely access to care for patients.

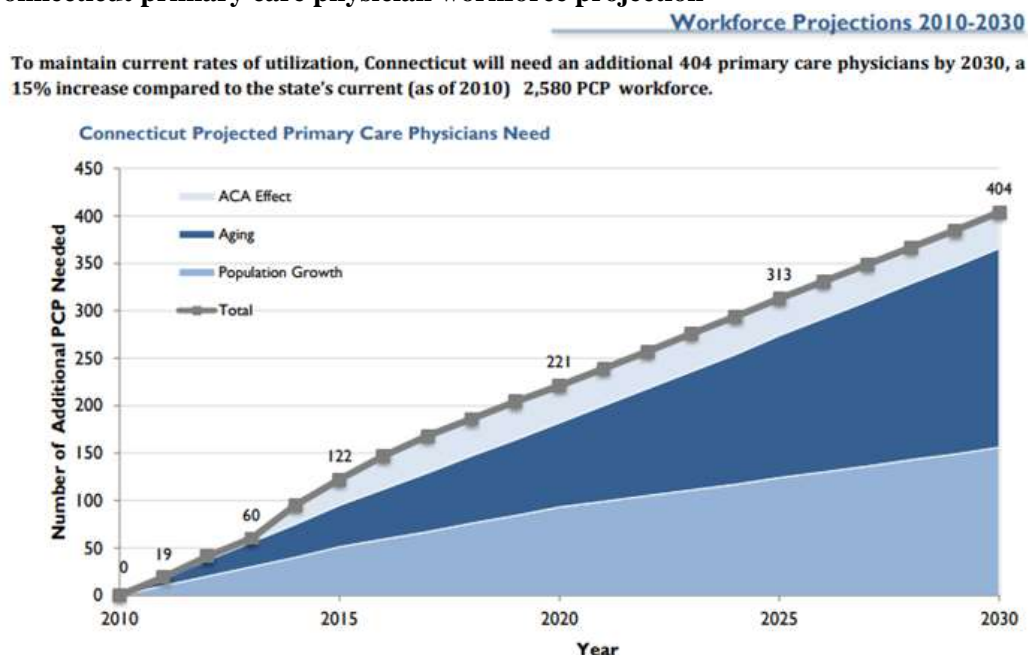
Background: PAs are Integral Members of the Healthcare Workforce

Increased access to health insurance since the Affordable Care Act of 2010, population growth and patient aging have created an exponential increase in demand for healthcare services that cannot be met by the current healthcare workforce. According to a study released by the Association of American Medical Colleges (AAMC), the United States has a projected physician shortage between 37,800 and 124,000 by 2034.² While their data was collected prior to the COVID-19 pandemic, they note that “the pandemic has highlighted many of the deepest disparities...and access to health care...contributed to a rising physical and emotional toll...on healthcare workers, and exposed vulnerabilities in the healthcare system.”² Meanwhile, the Bureau of Labor and Statistics (BLS) predicts a 28% growth in employment for PAs through 2031, which is said to be “much faster than average for all occupations.”³ Improving access to medical care provided by PAs can help meet growing patient demand in the face of a physician shortage.

Connecticut is experiencing many of the same challenges reflected in the national data. Data from the AAMC shows that Connecticut ranks as one of the lowest in the nation for retaining doctors.² Additionally, a report by AAMC on physician workforce projections concluded that “APRNs and PAs significantly contribute to the nation’s health care delivery capacity, and both professions are growing rapidly.”⁴ Addressing the obstacles that hinder the full use of PAs in the care of patients in Connecticut is critical. All states have an obligation to protect their residents by regulating the practice of medicine within the state. By licensing the PA profession through state law and designating a state agency to regulate PA practice, states both protect the public and define the role of PAs.

Research shows that states with permissive scope of practice laws for PAs results in an increase in PA workforce and demand for PAs compared to states with more restrictive scope of practice laws.¹ As the delivery of healthcare has evolved, state legislators have modified their approach to PA regulation in response to a growing body of information demonstrating the safety and high quality of PA practice and the need to better utilize their healthcare workforce. The Connecticut Health Care Workforce Scan showed that 27% of physicians and surgeons are aged 60 or older, with impending retirement contributing to the impending physician shortage in the state. There are currently 82 Health Professional Shortage Areas designations in Connecticut with 41 occurring in primary medical care, 24 in dental care, and 17 in mental/behavioral health.⁵ The Robert Graham Center Report notes that Connecticut per capita has 72 PCPs per 100,000 people, compared to 98 per 100,000 throughout New England and 76 per 100,000 nationwide, and called on Connecticut policymakers to consider strategies to bolster the primary care pipeline to address current and growing demand for primary care providers to adequately meet health care needs (Figure 1).^{2,6} ConnAPA has worked at the state level to push for expansion of PA practice laws to decrease the barriers to providing patient care.

Figure 1. Connecticut primary care physician workforce projection



According to the National Commission on Certification of Physician Assistants (NCCPA), only 14% of the certified PAs in the state of Connecticut practice in Primary Care. That figure has decreased by 1.6% between 2018 and 2022, even as the number of licensed PAs in Connecticut increased by 31.3% in the same timeframe.⁷ The nationwide percentage of PAs in primary care is 23.1% with an increase in the number of PAs working in primary care as more PAs enter the workforce.⁷ By modernizing the PA Practice Act, Connecticut policymakers can reduce practice barriers for the deployment of PAs into the healthcare workforce and facilitate integration into more practices and settings in desperate need of medical practitioners, such as primary care, therefore increasing patient access to medical care.

II. Public health and safety benefits that the requestor believes will be achieved should the request be implemented and, if applicable, a description of and harm to public health and safety should the request not be implemented:

Major disparities in health by race and ethnicity exist in Connecticut. Connecticut's infant mortality rate for babies born to black women is higher than the national average.⁸ Black and Hispanic Connecticut residents are more than twice as likely as white residents to have diabetes, and more than twice as likely to die from diabetes as whites.⁸ In Connecticut, there are large gaps in access to care for patients. Hispanic adults are more than

twice as likely as white residents to not have been seen by a health care provider in the past 12 months.⁸ PAs can fill these gaps.

Currently PAs are held to professional and ethical standards by state regulatory authorities. In Connecticut, the current statute requires PAs to have a clearly identified supervising physician who maintains the final responsibility for the care of patients and the performance of the PA as well as a written delegation agreement. Such requirements diminish team flexibility and therefore limit patient access to care, without improving patient safety. In addition, such requirements put all providers involved at risk of disciplinary action for reasons unrelated to patient care. Multiple studies have confirmed that PAs provide high-quality care and the comparable outcomes could produce cost-saving opportunities, especially in underserved areas.⁹⁻¹²

ConnAPA seeks to modernize Connecticut PAs scope of practice by removing all references to physician supervision within statute to allow PAs to practice to the fullest extent of their education, training, and experience. The use of collaborative language with members of the healthcare team, with a commitment to team practice, will more accurately reflect the current state of PA practice in Connecticut and across the nation. Removing the legal tether, a written delegation agreement, between a PA and another specific healthcare provider, allows healthcare teams to be more flexible in meeting patient care needs. The concept of supervision was appropriate for the profession when it began as an untested concept greater than 50 years ago, but the profession and healthcare have evolved.

From the AAPA (The American Academy of Physician Associates):¹³

“Fifty years ago, when the PA profession began, typically, a PA practiced with a single physician, small medical group or in a hospital. Because the new profession had no track record to assure regulators of their excellent training or quality, practice laws were written with built-in precautions, such as designated physician supervisors and no prescriptive authority. Over time, countless studies documented the high quality medical care and expanded access PAs provide. As evidence of high quality care and patient safety became clear, legislators realized PA supervision laws were overly restrictive. So they began updating the laws, allowing PAs and physicians to practice in separate locations, authorizing PAs to prescribe, eliminating limits on PAs-to-physician practice ratios, and allowing individual teams to define their practices. Studies confirmed that quality remained high. Malpractice claims since 1990 reveal a remarkably low number of claims paid against PAs.”

The word “supervise” no longer accurately depicts the professional relationship between PAs and physicians and diminishes the role PAs currently hold in the healthcare workforce. The antiquated terminology has led to variable interpretations of statute, creating a real or perceived barrier to utilization of PAs, with a bias toward NPs in a variety of settings. This was recognized in the 2019 Connecticut General Assembly when the relationship between physicians and PAs was redefined as collaborative, instead of the outdated dependent, supervisory model.¹⁴ This is also the basis for the profession's title change to "Physician Associate" as it is in the best interest of patients and the healthcare system for PAs to hold a professional title that ensures clarity about the work of PAs. Enabling PAs to practice without a specific relationship with a physician does not mean the profession is abandoning team practice or seeks to change the well-established PA role. In fact, the profession both locally and nationally remains committed to team practice and collaboration with physicians.

Some higher functioning healthcare organizations in Connecticut currently employing PAs have already adopted the team-based care language and “collaboration” when referring to PAs in their public relations materials and websites (Figures 2-5). However, outdated language to supervision persists throughout relevant statutory language. Therefore, removing supervisory language in statute would provide clarity to the professional relationship between physicians and PAs, which has already evolved in team-based practice.

Figure 2. Yale New Haven Health collaborative language for APPs, including PAs¹⁵

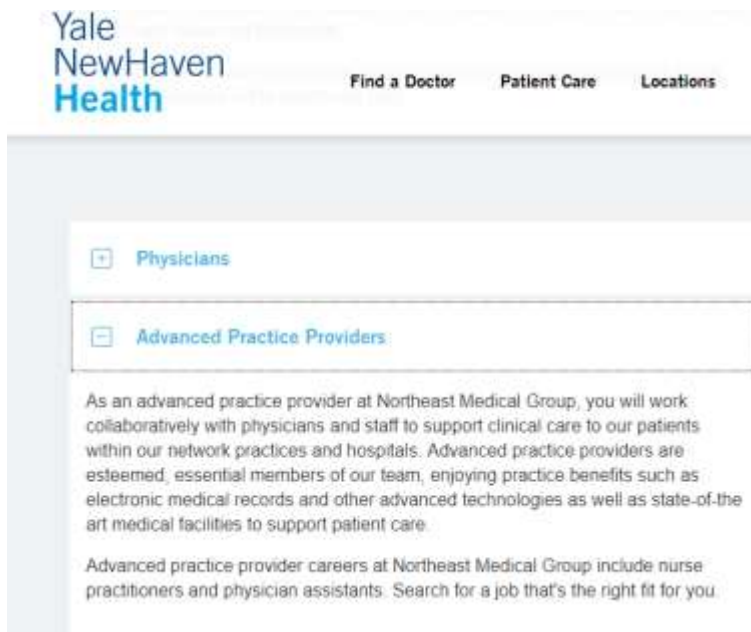


Figure 3. Nuance APP and job description with collaborative team-based language¹⁶

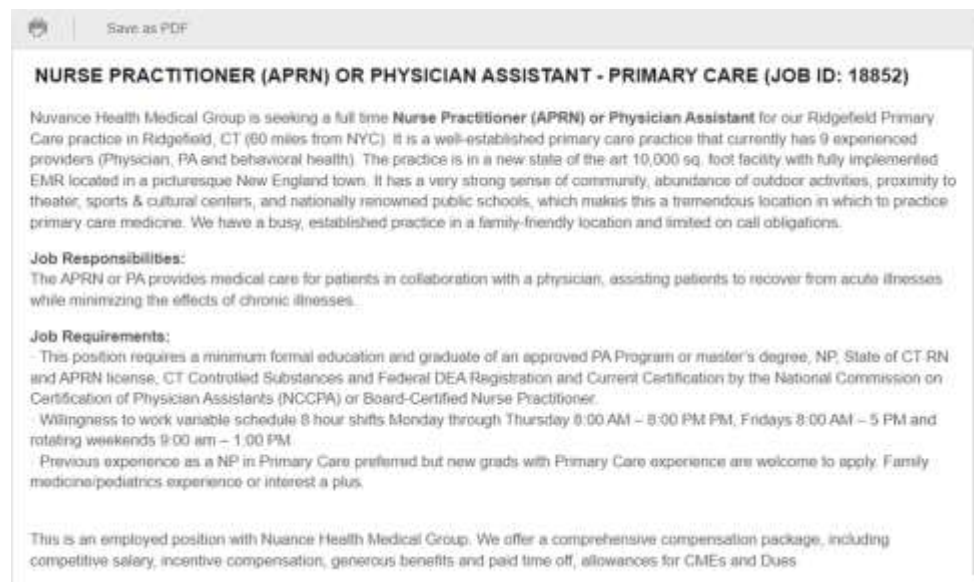


Figure 4. Hartford HealthCare¹⁷

The screenshot shows the Hartford HealthCare website header with the logo and navigation links: Find a Doctor, Services, Patients & Visitors, and Health & Wellness. The main content area is titled "The MSG Team Advantage" and lists the following points:

- Delivering comprehensive care by multi-disciplinary teams
- Improving continuity of care for individuals
- Improving coordination of care among the full spectrum of healthcare professionals
- Strengthening preventative approaches to tackle major disease burden
- Enhancing private and public collaboration to improve the availability of quality of care for chronic disease patients
- Emphasizing patient-centric care and patient empowerment
- Supporting professional development and quality improvement
- Strengthening organizational and infra-structural support for successful MSG relationships.

Figure 5. Trinity Health of New England¹⁸

The screenshot shows the Trinity Health of New England website header with the logo and navigation links: About Us, Quality of Life, Physicians, and Advanced Practitioners. The main content area is titled "OBGYN Advanced Practitioner" and includes the following text:

We put YOU FIRST because you put patients first.

OBGYN Advanced Practitioner opportunity in Middlebury, Connecticut.

Trinity Health Of New England Medical Group seeks a full time **Advanced Practice Clinician** to join our OBGYN team at Saint Mary's Hospital located in Waterbury, Connecticut.

This is your opportunity to join our growing team and demonstrate strong clinical skills as you provide care for women in our outpatient office setting in Middlebury, CT. This is a full-time, Monday through Friday, days position, with the goal of promoting excellent patient care within our OBGYN team of five physicians and one physician assistant. This position is open to experienced certified nurse midwives, nurse practitioners and physician assistants.

Practicing near Waterbury, Connecticut puts you in the heart of New England. This small city environment of 300,000 residents offers a tremendous selection of welcoming neighborhoods in which to live, excellent public and private schools, great restaurants, shopping, music, museums and historical areas. The central New England location puts you in close proximity to New York City and Boston with easy access to dependable air and rail services.

Trinity Health Of New England's collaborative practice model empowers providers to work at their highest level—and allows time for professional development and family life. Whether you are focused on providing outstanding patient-centered care, teaching the next generation of care providers or growing into a leadership role, it is time to join Trinity Health Of New England.

The consequences of a legal requirement for a specific relationship between a PA and physician, or other healthcare provider, reduces a PAs ability to practice to the full extent of their education, training, and experience. It is a lost opportunity for a universal understanding of the role PAs play on the health care team, perhaps limiting deployment into underserved areas where there is a higher percentage per capita of marginalized populations, or innovative care delivery due to the perception that PA “supervision” is onerous and a burden to the employer.

The limitations of deployment have already been evidenced throughout the COVID-19 pandemic. PAs are trained in general medicine and have the ability to practice and work in all areas of medicine, which allows for flexibility during times of need. As healthcare shifted to address the emerging crisis, it left many PAs in situations that were difficult to adapt to initially, leaving them unable to pivot effectively to address the crisis. This was seen not only in hospital environments, with PAs unable to move across specialties, but even in outpatient settings where there was confusion on the ability for PAs to do simple tasks such as vaccinate our citizens once the vaccine was released. While Governor Lamont did enact Executive Order language to help reduce some of the administrative supervisory burden, it did not go nearly as far as a number of other states which completely lifted the need for formal supervision of PAs. The governors of eight states did remove supervision requirements for PAs and another 13 did so through previous legislation specific to PA practice during the COVID pandemic health crisis. This allowed PAs to do what they were trained to do and provided the flexibility to help in all aspects of patient care.

Currently Connecticut statutes require a delegation agreement between a PA and a physician. These agreements are often standardized documents from the employer, spelling out the language in statute, and are then sent to PAs and physicians to sign and return, depending on the service, these agreements can total in the dozens for a single PA. Such documents create administrative burden upon physicians, PAs, medical staff offices and practice administrators; but effectively do not improve patient care. These agreements do not align with current PA practice. New York, Rhode Island, Maine, Minnesota, North Dakota, West Virginia, Wyoming, Utah, Arizona, Montana, Iowa, and other states, do not require a written agreement, or have provisions to remove a written agreement after a specified period of practice.

When practicing in collaboration with a physician, PAs are responsible for the care they provide. Legislation should not mandate physician liability for the acts of PAs. As fewer physicians own their medical practices, (with the latest figures from the AMA finding only 47.1% of physicians remaining practice owners as of 2016), and are subsequently becoming employed themselves, (with two thirds of physicians under 40 in employed positions), the model of PAs working as employees of the physician has become less common.^{19,20} As a result, employed physicians are reluctant to enter into supervisory agreements and accept liability for PAs, while the organization benefits financially from the increased business and revenue generated by the PAs. Numerous states continue to enact statutes and regulations that affirm PAs are responsible for the care they provide, and not physicians whom they collaborate with, simply by nature of an agreement.

There have been repeated efforts over multiple years to update statutes in which PAs are not specifically listed in the ability to authorize orders, certifications, and other such acts. While in theory, the existing delegation agreements should provide the ability to make such authorizations, the lack of PA inclusion in those statutes often leads administrators and legal interpreters to deny PAs the ability to provide services for their patients. New statutes continue to be put forward without mention of the PA profession. ConnAPA is then put into a position of having to speak with stakeholders, testify and advocate for inclusion into bills that should have included PAs initially. Leaving PAs out of such bills puts patients at a disadvantage. Such actions further delay patients from obtaining what they need. Adding PAs to a list of medical providers along with physicians and APRNs who can perform certain medical functions does increase efficiencies and access to care, while minimizing the administrative burden currently faced by physicians particularly with regards to signatures on medical, surgical, insurance and end of life forms. However, pursuing such inclusions has been found to be

incredibly difficult and met with various levels of resistance. An alternative solution is a statute that provides the ability for PAs to sign any form related to patient care that is within the PAs scope of practice.

Waiting for a physician signature when a PA is unable to sign a form can lead to delay of care and potentially patient harm. In a healthcare environment, where Connecticut is already lacking access to primary care that is on par with the rest of the Northeast, the non-inclusion of PAs in such statutes then forces patients to have to schedule additional appointments with physicians that are already hard to obtain. This creates a barrier to care as mentioned above, and not correcting this issue will continue to lead to increased costs for scheduling new appointments with physicians and delayed services for the patient.

III. The impact that the request will have on public access to health care:

These requested changes would lead broadly to improved statutory and regulatory environments for PA practice and in turn increase access to care for Connecticut residents by removing or clarifying current workplace-imposed barriers to PA practice. Current antiquated, exclusionary, or confusing language leads to practice restrictions that decrease Connecticut residents' access to care. Each of these problems with confusing language leads to variable interpretations of statute and widely variable restrictive institutional policy by health facilities or physician practices that triggers delays or denies access and, thus, increased costs.

As previously stated, the removal of "agency" and physician liability will open doors to increased collaboration with physicians and the organizations for which they provide services, adding to the available workforce and therefore access to care for all Connecticut residents, but especially marginalized populations.

Reducing administrative burdens from an overtaxed healthcare system streamlines access to care, while mandated administrative busywork that has proven to be unnecessary only stresses the system without providing benefit to patient care.

Once a streamlined approach to authorizing services and orders is implemented, PAs will be able to provide *more accessible, higher quality and more cost-effective care* to patients and assure that their health care needs are served and protected. Along with our physician colleagues, PA practice authority and responsibility are exercised not only in primary care settings but also in many other settings including urgent care, emergency care, specialty care clinics from orthopedics to oncology, hospital-based medicine units, surgical centers, intensive care units, specialty intensive care units, and inpatient/outpatient hospice care.

PAs should be included in all statutes where both APRNs and physicians are delineated as being permitted to provide care. Anything less than full inclusion is an unwarranted reduction in access to care by PAs. Although ConnAPA testified and made requests throughout the 2016 legislative process to be included where appropriate in 2016 S.B.67, ConnAPA was not successful and the bill was signed into law as Public Act 16-39, [AN ACT CONCERNING THE AUTHORITY AND RESPONSIBILITIES OF ADVANCED PRACTICE REGISTERED NURSES.](#) The exclusion of PAs in some instances has created significant confusion regarding existing PA scope of practice that ultimately decreases access to care by CT residents who are served by PAs. PAs are certified in general medicine. PAs diagnose, treat and prescribe medications. The inclusion of PAs where appropriate is not a change in PA scope of practice but, instead, making provision to allow PAs to practice to the full extent of their education and training.

The unintended consequence of Public Act 16-39 is that healthcare organizations and physicians view the expansion of the APRN's abilities to perform many of the "duties" previously limited to physicians as relieving the physician burden, making the APRN a preferred candidate for employment. As a result, while a PA may be more than capable, the job is often posted solely for APRNs. It bears mentioning that PAs are also afforded the ability to perform many of the physician functions as delineated in the written agreement. Unfortunately, by naming APRNs as having "authority", with no mention of PAs specifically, this has been

interpreted to mean that PAs are not authorized to perform certain functions, by virtue of their not being included.

PAs are trusted healthcare providers. Studies have shown that when PAs practice to the full extent of their abilities and training, hospital readmission rates and lengths of stay decrease and infection rates go down. A Harris Poll found extremely high satisfaction rates among Americans who interact with PAs. The survey found that 93 percent regard PAs as trusted healthcare providers, 92 percent said that having a PA makes it easier to get a medical appointment and 91 percent believe that PAs improve the quality of healthcare.¹

IV. A brief summary of state or federal laws that govern the healthcare profession making the request:

Physician assistants are licensed and regulated by the Department of Public Health in the State of Connecticut, with additional oversight by the Connecticut Medical Examining Board. The Connecticut General Statutes provide the foundation for PA practice. Federally, PAs are recognized as Medicare Part B providers of professional services and ordering and referring providers by the U.S. Department of Health and Human Services, as well as State Medicaid, administered by the Department of Social Services in Connecticut.

V. The state's current regulatory oversight of the healthcare profession making the request:

The Department of Public Health and the Medical Examining Board regulate the oversight of PAs in Connecticut.

VI. All current education, training and examination requirements and any relevant certification requirements applicable to the health care profession making the request:

a. Education/Training

Physician assistants practice medicine in all medical and surgical specialties in all 50 states, the District of Columbia, the U.S territories and the uniformed services collaborating with physicians. PAs are educated in intensive medical programs accredited by the [Accreditation Review Commission on Education for the Physician Assistant \(ARC-PA\)](#).

ARC-PA is the accrediting agency that protects the interests of the public and physician assistant profession by defining the standards for physician assistant education and evaluating physician assistant educational programs within the territorial United States to ensure their compliance with those standards. The average PA program curriculum runs approximately 24-32 months and requires at least four years of college and some health care experience prior to admission. There are currently 304 accredited entry-level PA programs, 17 accredited clinical postgraduate programs, and another 33 potential new accredited PA programs by 2027 in the United States.²¹

Due to an education modeled on the medical school curriculum, PAs learn to make life saving diagnostic and therapeutic decisions while working autonomously or in collaboration with other members of the healthcare team. PAs are certified as medical generalists with a foundation in primary care. Because of the close working relationship PAs have with physicians, PAs are educated in a medical model designed to complement physician training. PA students are taught, as are medical students, to diagnose and treat medical problems. The education consists of classroom and laboratory instruction in the basic medical and behavioral sciences (such as anatomy, pharmacology, pathophysiology, clinical medicine, and physical diagnosis), followed by clinical rotations in internal medicine, family medicine, surgery, pediatrics, obstetrics and gynecology, emergency medicine, and geriatric medicine as outlined by robust ARC-PA Accreditation Standards 5th edition for PA programs. All PA programs must meet the same [ARC-PA standards](#).

In order to graduate, PA's are expected to meet strict and robust academic, clinical and behavioral competencies in comprehensive areas Medical Knowledge, Interpersonal & Communications Skills, Patient Care, Professionalism, Practice-based Learning & Improvement and Systems-based Practice. A PA's education does

not stop after graduation. A number of postgraduate PA programs have also been established to provide practicing PAs with advanced education in medical specialties. In addition, PAs are required to take ongoing continuing medical education CME education to keep abreast of new clinical developments and advancements (Table 2).

PA programs look for students who have a desire to study, work hard, and to be of service to their community. All PA programs in CT require applicants to have previous health care experience and a college level bachelor’s degree. The typical nation-wide applicant already has a bachelor's degree and approximately four years of health care experience. Commonly, RNs, EMTs, armed services medics and paramedics apply to PA programs.

b. NCCPA Examination/Certification Requirements

Initial Certification

Graduates of an accredited PA program can take the Physician Assistant National Certifying Examination (PANCE) for certification administered by the National Commission on Certification of Physician Assistants (NCCPA). The multiple-choice exam assesses basic medical and surgical knowledge. After passing the PANCE, physician assistants are issued NCCPA certification and can use the “PA-C” designation until the certification expiration date.

Table 2. Summary of PA training and certification requirements

Pre-PA	PA Program			Certification & Continuing Education
Bachelor's Degree	Master's Degree			NCCPA Certification Examination
	3 Academic Years			
	~ 80 Graduate-Level Academic Credits			100 CME Credits Every 2 Years
~ 2,800 Hours of Direct Patient Care	>3,000 Hours of Education			
	100 Hours Pharmacology	>1,300 Hours Medical, Clinical, Behavioral Sciences	~ 2,000 Hours Clinical Practice Experience	NCCPA Recertification Examination Every 10 Years

Certification Maintenance

PA Certification is renewed every two years by attaining a minimum of 100 hours of CME. In 2014, a new 10-year board exam recertification maintenance cycle was initiated by the NCCPA. Offered at testing centers throughout the U.S., the multiple-choice Physician Assistant National Recertifying Exam (PANRE) is designed to assess on-going general medical and surgical knowledge. In 2022, an alternative pathway was added which functions as a longitudinal assessment (PANRE-LA) where the exam is administered over 12 quarters in years 7-9 of the certification cycle. PAs who fail to maintain their certification must take and pass either the initial certification or recertification exam again to regain their national certification.

See also: [PA Education and Training](#) and [PA Certification and Licensure](#).

c. Accredited PA Programs in Connecticut

Currently, the State of Connecticut has six PA Programs offered by CT universities. There is PA program support of this request.

- Yale University School of Medicine Physician Associate Program
<https://medicine.yale.edu/pa/>
- Yale University School of Medicine Physician Assistant Online Program
<https://paonline.yale.edu/>
- Quinnipiac University School of Health Sciences Physician Assistant Program
<https://www.qu.edu/schools/health-sciences/programs/masters-degree/physician-assistant/>
- University of Bridgeport Physician Assistant Institute
<https://www.bridgeport.edu/academics/programs/physician-assistant-ms/>
- Sacred Heart University Physician Assistant Studies
<https://www.sacredheart.edu/academics/colleges--schools/college-of-health-professions/departments/physician-assistant-studies/>
- University of St. Joseph Physician Assistant Studies Program
<https://www.usj.edu/academics/schools/sppas/physician-assistant-studies/>

VII. A summary of known scope of practice changes either requested or enacted concerning the health care profession in the five-year period preceding the date of the request:

- **2022**
 - PAs authorized to certify conditions eligible for the Connecticut Medical Cannabis Program ([PA 22-103](#))
 - PAs permitted to perform aspiration abortions ([PA 22-19](#))
 - PAs included in language to supervise medical assistants as they administer immunizations ([PA 22-58](#))
- **2021**
 - PAs authorized to order home health and hospice services in alignment with federal changes ([PA 21-121](#))
 - PAs added to 77 areas in statute that authorized physicians and APRNs to perform functions/certifications, but omitted PAs ([PA 21-196](#))
- **2019**
 - Description of relationship with physicians changed from “dependent” to “collaborative” ([PA 19-144](#))
- **2018**
 - Scope of Practice review request submitted to DPH- session completed
 - 6:1 PA to physician supervision ratio repealed ([PA 18-168](#))
 - PAs authorized to perform oral health screenings of public school students ([PA 18-168](#))
 - PAs can certify a woman’s pregnancy for the purposes of her application for health insurance outside of a normal enrollment window ([PA 18-43](#))
- **2017**
 - Scope of Practice review request submitted to DPH- not selected for review
 - PAs permitted to give orders for peripheral IV with normal saline flush placement by a phlebotomist ([PA 17-234](#))
 - Inclusion in work group to study projected shortage in psychiatry workforce ([PA 17-146](#))

VIII. The extent to which the request directly impacts existing relationships within the health care delivery system:

The above requested changes will have a positive impact on the delivery of healthcare, and enhance relationships within the system. By aligning capabilities between collaborative APRNs and PAs, confusion will be eliminated as to why PAs, who are extensively trained & educated as described above, have such restrictive statutes. Those health care systems that are already treating PAs as being collaborative within the health care team will feel they are legally not overstepping the law when permitting PAs to collaborate. PAs will not be practicing independently, so there will not be the concern with some groups that a non-physician profession is promoted as practicing as an independent entity. ConnAPA embraces collaboration and team-based practice within the healthcare team and seeks to continue to build upon the profession-long history of partnership with physicians.

ConnAPA has and will continue to invite discussion between the Connecticut State Medical Society, the Connecticut Academy of Family Physicians, the Connecticut Hospital Association, the Connecticut nursing groups, and other vested stakeholders. ConnAPA has worked successfully in the past with these groups, and others, with consensus on issues such as the 2011 Scope of Practice session; and in 2019 a working group was organized to discuss over 120 areas of statute that should include PAs.

The above requested changes would have no identified negative impact on physicians or the relationship between physicians and PAs. We believe that nothing in state law should require or imply that a physician is responsible for care provided by a PA, therefore, physicians will benefit from the release of liability for PA practice. Enabling PAs to practice without a specific relationship with a physician does not mean the profession is abandoning team practice or seeks to change the well-established PA role. Team practice with physicians has been a hallmark of the PA profession since its inception in the mid 1960's and continues to be true today.

IX. The anticipated economic impact of the request on the health care delivery system:

ConnAPA has uncovered no data to suggest that any of these changes will increase health care costs. On the contrary, there are multiple studies that conclude that initiatives aimed at improving practice efficiencies of PA-physician teams decrease overall health care costs.^{22,23}

X. Regional and national trends concerning licensure of the healthcare profession making the request and a summary of relevant scope of practice provisions enacted in other states:

While many laws and regulations use the term “supervision,” the professional relationship between PAs and physicians is collaborative and collegial. “Supervision” fails to convey the sophistication of the team and to recognize the vast amount of autonomous decision making involved in PA practice. The most effective clinical teams are those that utilize the skills and abilities of each team member most efficiently. Ideally, state laws should define PA-physician collaboration in a way that allows for customization of healthcare teams to best meet the needs of patients in the particular setting or specialty in which the team works. It should be noted in the below chronology, that many of the state-level changes made reflect such a philosophy towards elimination of supervisory language in favor of collaborative language.

In many models of care, particularly in patient-centered medical homes, PAs serve as team leaders. A growing number of states are repealing laws that contain outdated supervision requirements, and instead allowing teams to determine how they collaborate at the practice level. These changes can only benefit the healthcare system, healthcare teams and the patients they care for.

In recent years, many states have been updating their laws and regulations to expand PA scope of practice and eliminate administrative barriers to care. Below is a sampling of changes made nationwide.

2022-2023 Other States' Legislative Changes for PA Practice

- **June 2023:** Delaware Gov. John Carney signed into law the [S.B.116](#) which enacts the new **PA Licensure Compact**.
- **May 2023:** In Iowa, Gov. Kim Reynolds signed [HF 424](#) into law which **removes the requirement that a PA be supervised by a physician** to practice medicine.
- **April 2023:** On April 26, Gov. Jared Polis of Colorado signed [SB 083](#) which allows for **collaborative** practice with physicians instead of practicing under a supervisory agreement.
- **April 2023:** Montana Gov. Greg Gianforte signed [HB 313](#) into law on April 18, which allows PAs to practice in **collaboration** with a physician or PA, until they reach 8000 hours of practice at which time a formal **collaboration agreement is no longer needed**.
- **April 2023:** April 17 saw Gov. Katie Hobbs of Arizona enacted [HB 2043](#) which **removed the requirement for a formal relationship with a physician**, enacted **direct payment** for services by the PA, clarified that PAs are responsible for the care they provide, and enabled the Arizona Board of PAs to determine appropriate regulations for changes in specialty.
- **March 2023:** Utah became the first state to enact the new **PA Licensure Compact** with the signing of [SB 35](#).

2021-2022 Other States' Legislative Changes for PA Practice

- **June 2022:** On June 7, New Hampshire Gov. Chris Sununu signed [Senate Bill 228](#), which among other improvements redefines the PA-physician relationship as **collaborative** and not supervisory, as well as makes PAs responsible for the care they provide
- **October 2021:** On Oct. 7, Pennsylvania Governor Tom Wolf signed Senate Bills [397](#) and [398](#) which among other changes, create a permanent seat on the two medical boards and improve supervisory requirements
- **August 2021:** The New Hampshire Board of Medicine adopted amendments that eliminate PA-physician ratios, **removal of requirement to have a supervising physician** for licensure as well as removal of requirement for alternate supervising physician

2020-2021 Other States' Legislative Changes for PA Practice

- **July 2021:** On July 15 in Oregon, [H.B. 3036](#) replaced references to supervision with **collaboration**, as well as eliminated PA-physician ratio requirements, submission of practice agreements, prescriptive improvements, and other modernizations to increase access to care
- **June 2021:** On June 29, Florida Gov. DeSantis signed [H.B. 431](#) which authorizes **direct payment** to PAs for their services, removal of a the requirement for a supervision form, improved prescriptive abilities, authorized ability to authenticate a number of documents, and codified the ability for PAs to supervise medical assistants
- **May 2021:** Tennessee Gov. Lee signed [H.B. 1080/S.B. 0671](#) which establishes “The Board of PAs” to regulate the profession with it’s own governing body
- **April 2021:** On April 5, [S.F. 0033](#) was signed into law in Wyoming which **repeals requirements for PAs to have a specific relationship** with a physician or other provider in order to practice. The new law also recognizes PAs’ ability to practice medicine consistent with their education, training, and experience.
- **April 2021:** West Virginia Gov. Justice signed into law [S.B. 714](#) on April 21, which among other changes eliminates the need to file practice agreements, improves prescribing abilities, elimination of delegatory language which allows PAs to work to the fullest extent of the education, training and abilities
- **March 2021:** In Utah, [S.B. 27](#) was signed into law on March 17 which **repeals the requirement for physician supervision** and delegation service agreements, and makes PA responsible for the care they provide

2019-2020 Other States' Legislative Changes for PA Practice

- **July 2020:** On July 1, Vermont Gov. Scott signed [S.128](#) into law, which **removes references to supervision** and introduces collaborative language, makes PAs responsible for the care they provide,

authorizes PAs for direct reimbursement, and defines a PAs scope of practice based on education, training and experience

- **May 2020:** On May 21, Oklahoma Gov. Stitt signed [S.B. 1915](#) which **eliminates references of supervision** among other practice enhancing changes
- **May 2020:** Gov. Walz of Minnesota signed [S.F. 13](#) on May 27 which **removes references to supervision, delegation, and physician responsibility for care provided by PAs, allowing PAs to practice to the full extent of their education, training, and experience.** It also removes delegated prescriptive authority, authorizing PAs to prescribe based on their own qualifications. New PAs (those with fewer than 2,080 practice hours) will be required to **collaborate** with a physician practicing in a similar medical specialty. Upon completion of 2,080 practice hours, a PA may enter into a practice agreement with the PA's employer.
- **March 2020:** Maine Gov. Mills signed [L.D. 1660](#) which made numerous improvements including the **elimination of supervision**, the ability to **practice without a written agreement** for PAs with greater than 4,000 hours of experience, makes **PAs responsible for the care they provide**, and enacts direct reimbursement for services provided by PAs
- **March 2020:** Multiple states signed Executive Orders to lift administrative and supervisory requirements to adapt to the critical needs of the pandemic, with eight states (Maine, Michigan, New Jersey, New York, Louisiana, South Dakota, Tennessee, and Virginia) **completely waiving the requirement for a PA to have a relationship with a physician to practice**
- **January 2020:** Gov. Cuomo of New York signed [S.O 4841](#) which authorizes PAs to execute orders not to resuscitate and orders pertaining to life sustaining treatments. To accomplish this, PAs were also included in the definition of the term “**attending practitioner**,” which replaced “attending physician” in the Family Health Care Decisions Act.

2018-2019 Other States' Legislative Changes for PA Practice

- **July 2019:** Missouri Gov. Parson signed into law [S.B 514](#), which among other improvements removes references to supervision and uses **collaborative** language instead.
- **July 2019:** [S.B 1406](#) was signed into law in Hawaii, which allows for relationships with groups instead of single physicians when creating work agreements; among other improvements.
- **June 2019:** In South Carolina, [S.132](#) was signed which improved prescriptive abilities and enacted the ability for PAs to **sign clinical patient related documents** that would otherwise be signed by a physician
- **May 2019:** Indiana Gov. Holcomb signed [H.B. 1248](#) into law on May 5, which eliminates references to supervision and utilizes **collaboration** instead, **removed the need for physicians to issue written delegation** and protocols
- **April 2019:** North Dakota enacted [H.B. 1175](#) which **eliminates the need for a PA to have a written agreement** with a specific physician in most settings, **removes references to supervision**, and **removes references to physician responsibility** for PA actions, making PAs responsible for the care they provide.
- **March 2019:** In West Virginia, [S.B. 668](#) was signed into law, removing the requirement for PAs who work in hospitals to have written agreements with specific physicians to practice and **removes physician responsibility** for PA provided care with whom the physician had no involvement.
- **February 2019:** Gov. Northam of Virginia signed [HB1952/SB1209](#) into law which allows PAs to practice in **collaboration** and consultation with physicians and podiatrists and was supported by the Medical Society of Virginia and the Virginia Academy of Family Physicians

Select Additional States' Legislative Changes for PA Practice

- **April 2018:** Tennessee passed [SB 1515](#) which more appropriately changed the terminology used to describe the PA-physician team relationships from “supervision” to “**collaboration.**”
- **July 2017:** The Governor of State of West Virginia, signed [S.B. 1014](#) into law allowing PAs to work with “**collaborating**” rather than “supervising” physicians, expanding PA prescriptive authority for Schedule III medications to 30 days from the current restriction of 72 hours, allows PAs to be reimbursed at the same

rate as physicians and APRNs by prohibiting discrimination by insurance plans, adds an additional PA to the medical board, and authorizes PAs to **sign** an extensive list of forms that previously had to be signed by a physician, including death certificates, and eliminates the requirement for current and continuous NCCPA certification for license renewal. The law becomes effective September 2017.

- **June 2017:** The State of Illinois passed the PA Modernization Act [SB1585](#). The Act replaces references to "supervising physicians" with references to "**collaborating physicians**" throughout the Act and replaces references to "supervision agreement" with references to "**collaborative agreement**" throughout the Act. [Of note, the [Illinois Medical Practice Act](#) also includes the following provision:
Sec. 54.5. (e):
A physician shall not be liable for the acts or omissions of a physician assistant or advanced practice nurse solely on the basis of having signed a supervision agreement or guidelines or a collaborative agreement, an order, a standing medical order, a standing delegation order, or other order or guideline authorizing a physician assistant or advanced practice nurse to perform acts, unless the physician has reason to believe the physician assistant or advanced practice nurse lacked the competency to perform the act or acts or commits willful and wanton misconduct.]
- **April 2017:** New Mexico passed [legislation](#) entitled *AN ACT RELATING TO THE PRACTICE OF MEDICINE; PROVIDING FOR COLLABORATION BETWEEN A PHYSICIAN ASSISTANT AND A LICENSED PHYSICIAN.*
- **March 2017:** Michigan [House Bill 5533](#) **removes physician responsibility for PA practice**, making each member of the healthcare team responsible for their own decisions. It also removes the rigid ratio restriction that arbitrarily limited the number of PAs with whom a physician may practice. Last, the new law grants PAs more autonomy to serve patients by recognizing PAs as full "prescribers" rather than limiting their care to "delegated prescriptive authority."

As it relates specifically to moving away from a supervisory relationship to a collaborative one, Alaska has used "**collaborative relationship**" to describe the physician-PA team for decades.

XI. Identification of any health care professions that can reasonably be anticipated to be directly impacted by the request, the nature of the impact and efforts made by the requestor to discuss the request with such health care professions:

ConnAPA emphasizes that the proposed changes will serve to codify the relationship within the healthcare team that PAs have already established.

As previously mentioned, Connecticut APRNs were granted collaborative practice, and cited the significant manpower shortages in healthcare (which still exist), the need for all providers to be allowed to practice to the full extent of their education and training, and the lack of data that granting collaborative practice diminishes quality of care. It is assumed that Connecticut's nursing organizations continue to stand by these claims, which should also be applied to the PA profession.

The Connecticut State Medical Society was willing to support APRNs when they were granted collaborative practice in 1999.²⁴ In 2014, CSMS spoke in favor of allowing APRNs to remain in a collaborative relationship when APRNs sought independent practice.²⁵

Many physician leaders in the State of Connecticut support the endeavors of ConnAPA to modernize the PA Practice Act with the use of language that reflects the collaborative dynamic of the healthcare team. Here are quotes of one such physician leader who has supported and continues to support ConnAPA's efforts:

“I’ve carefully reviewed the...ConnAPA...proposals and believe these will expand the reach of our physician assistants for the benefit of medical practice and the population of Connecticut.

I have worked in New Haven hospitals for the last 27 years. I developed the Physician Assistant Program in my department...and was unquestionably the largest employer of PAs in the State by the late 1990’s. I was faced with the fact most practicing internists in New Haven decided not to provide continuing care for their hospitalized patients...PAs serve in major administrative positions at Yale New Haven Hospital, provide care to the overwhelming majority of in-patients and many outpatients, and are integral to the functioning of the institution.

As maintained by the ConnAPA, the current licensing language, suggesting supervision rather than collaboration, is very outdated, and ultimately inconsistent with current practice...In summary, I’m in full agreement with the ConnAPA scope of practice request, and urge a positive response from the Connecticut Department of Public Health.”

XII. A description of how the request relates to the healthcare profession's ability to practice to the full extent of the profession's education and training:

State laws have far-reaching effects on PA practice and patient access to care. These state laws governing PA practice serve two main purposes: to protect the public from incompetent performance by unqualified non-physicians and to define the role of PAs in the health care system. Since the inception of the PA profession in the mid-1960s, the way that states regulate PAs has evolved to reflect a growing body of knowledge about PA practice. It is now possible to identify the specific concepts in PA Practice Acts that enable PAs to practice fully and efficiently while protecting public health and safety.

The State of Connecticut has made progress integrating many of these concepts into existing statute but not all. The lack of some of these key components restrict PAs from practicing to the full extent of their education and training, and delays or otherwise denies care to the Connecticut residents they serve.

ConnAPA is eager to inform the DPH Licensing & Investigations Section and this DPH Review committee of the specific qualifications of PAs which include, but are not limited to, their education, clinical training, professional competencies, and certification and recertification standards, thus allowing the DPH to be able to write an inclusive, factual and comprehensive report.

We have aimed to support this current proposal with a comprehensive review of the qualifications and competencies of PAs as one of the three licensed medical providers in our state. We trust the factual evidence presented will provide clarity with respect to the different, yet well-defined educational model, maintenance of certification and life-long learning of a PA that qualifies PAs to practice medicine safely and effectively for the residents of CT. The conclusions reached in the [Institute of Medicine \(IOM\) 2010](#) report state, **“Scope of practice regulations in all states should reflect the full extent of not only nurses but of each profession’s education and training. Elimination of barriers for all professions with a focus on collaborative teamwork will maximize and improve care throughout the healthcare system.”**

In Conclusion:

ConnAPA recognizes that lack of access to the healthcare system is a barrier for Black, Hispanic, low income, LGBTQ+ and other marginalized populations. The FDA Office of Minority Health and Health Equity is working to help address this disparity. Removing unnecessarily restrictive language, to allow PAs to practice to their fullest ability will help break down such barriers. Access is equity!

ConnAPA acknowledges the efforts of health professional groups to protect their turf and promote their perceived superiority in knowledge and skills. However, this approach does not help address the physician shortage in Connecticut, the reduced patient access to care, and the health challenges patient’s struggle with. ConnAPA is willing to work together with physician groups and healthcare organizations with a vested interest

in healthcare delivery to address Connecticut's healthcare issues collaboratively by reducing PA practice scope burdens.

ConnAPA salutes the Department of Public Health and the Public Health Committee for its unwavering efforts to improve unfettered access to high quality health care by improving efficiencies in the health care system. We respectfully request that these proposed changes to the Connecticut PA Practice Act be thoughtfully considered and adopted.

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