Georgia Occupational Regulation Review Council

House Bill 811, LC 33 8751
Medical Imaging and Radiation Therapy Licensure Act

A Review of the Proposed Legislation

July 2021
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Executive Summary

As provided in O.C.G.A. §43-1A, the Georgia Occupational Regulation Review Council (Council) reviews all bills proposing licensure of a profession or business referred to by the chairperson of the legislative committee of reference. Accordingly, the Council, at the request of the chairperson of the House Health and Human Services Committee, has reviewed House Bill 811, which proposes extending licensure to medical imaging and radiation therapy professionals and establishing the Georgia Medical Imaging and Radiation Therapy Board.

During the course of this review, Council staff obtained information from the applicant group, the Georgia Society of Radiologic Technologists, Inc., the Composite Medical Board, the Department of Community Health, and the Office of the Secretary of State while also conducting internal research.

O.C.G.A. §43-1A-6 requires the Council to consider certain criteria when determining the need for the regulation of a business or profession. For this review, the Council used these criteria to guide the development of findings related to the licensure of occupational therapists. The Council, with assistance from staff, developed the following findings during this review:

❖ The practice of medical imaging and radiation therapy requires specialized skill or training.

   Due to technological advancements in the field, the Council finds the current minimum of six (6) hours of instruction is insufficient to administer medical imaging and radiation therapy procedures on patients in this state.

❖ The citizens of this state may be effectively protected by other means.

   By amending the educational standards in DCH rule 111-8-90-.04, or by directly revising O.C.G.A. §31-13-5, the risks of under-trained or non-licensed individuals administering medical imaging and radiation therapy procedures on patients in this state will be mitigated.

Based on these findings, the Council recommends that HB 811, LC 33 8751, does not pass as written. The Council recommends that the applicant group meet with officials at the Department of Community Health to proceed with a rule change for education requirements.

The Council voted 7 to 1 in favor of this recommendation.
Georgia Occupational Regulation Review Council Membership
2021

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Introduction

House Bill (HB) 811 would provide for licensure of medical imaging and radiation therapy professionals and establishes the Georgia Medical Imaging and Radiation Therapy Board. A licensed practitioner is an individual licensed to practice medicine, dentistry, podiatry, chiropractic, or osteopathy with education and specialist training in the medical or dental use of ionizing radiation. Professions include radiographers, nuclear medicine technologists, radiation therapists, and limited x-ray machine operators. Medical imaging and radiation therapy procedures include bone densitometry, computed tomography, fluoroscopy, nuclear medicine, radiation therapy, and radiography.

The Georgia Medical Imaging and Radiation Therapy Board would be authorized to establish license types, the scope of practice for each type, and the requirements for obtaining or renewing licenses. Seven Board members are appointed by the Governor with confirmation by the Georgia Senate; they will serve three-year terms.

This report focuses on providing information concerning the nature of the legislation and presents an assessment of the need for such in the state of Georgia.

In conducting this review, the Georgia Occupational Regulation Review Council, referred to as Council for the remainder of this report, solicited input from any interested party that wished to submit information or participate in the process. The applicant group, the Georgia Society of Radiologic Technologists, Inc., submitted a questionnaire providing background information for medical imaging and radiation therapy professionals and the Georgia Medical Imaging and Radiation Therapy Board.

Council staff also performed additional analysis comparing licensure laws for medical imaging and radiation therapy professionals in other states to the proposals in HB 811.

The Council provided representatives from interested parties with the opportunity to present information during Council meetings, either by verbal presentation and/or through written material. The Council posted meeting dates, times, and locations to the Office of Planning and Budget website (https://opb.georgia.gov/georgia-occupational-regulation-review-council).

Description of Proposed Legislation

HB 811 amends Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses, so as to provide for the licensure and regulation of medical imaging and radiation therapy professionals; to create the Georgia Medical Imaging and Radiation Therapy Board; and for other purposes. The bill provides the following:

❖ Allows for licensure of medical imaging and radiation therapy professionals in this state.
❖ Authorizes the Georgia Medical Imaging and Radiation Therapy Board to administer and enforce this chapter and to establish and revise requirements for obtaining or renewing licensure.
A summary of the bill can be found in Appendix A. A complete copy of the bill is located in Appendix B.

Current Practices

Medical imaging and radiation therapy professionals are currently not licensed and regulated by the state of Georgia. They work alongside other healthcare professionals in hospitals, outpatient imaging centers, cancer treatment centers, urgent care centers, and in chiropractic and podiatric practice settings. Imaging with ionizing radiation is often one of the first tests performed to diagnose various conditions. Radiologic technologists are those individuals who interact with patients and administer the radiation to produce images. The American Registry of Radiologic Technologists estimates the total number of registered technologists in Georgia to be 11,268.

Current education requirements are vested in the Georgia Department of Community Health (DCH) pursuant to O.C.G.A. §31-13-5. DCH rule 111-8-90-.04 (X-Rays in the Healing Arts) states an individual operating a radiation machine and associated equipment must undergo in total a minimum of 6 hours of instruction in the following subjects: Protection Against Radiation, Dark Room Techniques, Patient Protection, and Machine Safety.

The Issue and Potential for Harm

**Poor image quality**

Licensing medical imaging and radiation professionals would help raise the quality of care and lower the risk of unclear images. Physicians rely on high-quality images to make interpretations, diagnose medical conditions, and predict and plan treatment options. As a result, low-quality images can create misleading medical diagnoses and ultimately lead to additional testing, which may also increase financial costs to all parties. Registered radiologic technologists can help save these costs by producing one set of high-quality images.

**Level of radiation exposure**

Administering the proper amount of radiation is crucial for patient safety. Higher than needed doses, or repeated exposure, can cause cumulative effects. Conversely, insufficient radiation increases the likelihood of low-quality images, thereby increases the probability of repeat testing. Associated risks with the use of ionizing radiation in diagnostic imaging include cancer, burns, and other injuries.

**Fiscal impact**

A Fiscal Note was not requested on HB 811, LC 33 8751. The bill does not state where the Georgia Medical Imaging and Radiation Therapy Board would be housed as currently written; therefore, estimates for the two most logical options are as follows:

The Georgia Composite Medical Board estimated an impact of $178,721 for three additional staffers, in addition to other equipment, information technology, and regular operating costs. Initial application fees would be set by the Board at $300.
The Professional Licensing Board under the Office of the Georgia Secretary of State provided a rough estimated cost of $215,000 for initial one-time costs and three new analyst positions.
Findings

Pursuant to O.C.G.A. § 43-1A-6, the Georgia Occupational Regulation Review Council must review bills under their consideration according to the following criteria:

❖ Whether the unregulated practice of the occupation may harm or endanger the health, safety, and welfare of citizens of this state and whether the potential for harm is recognizable and not remote;
❖ Whether the practice of the occupation requires specialized skill or training and whether the public needs and will benefit by assurances of initial and continuing occupational ability;
❖ Whether the citizens of this state are or may be effectively protected by other means;
❖ Whether the overall cost effectiveness and economic impact would be positive for citizens of this state; and
❖ Whether there are means other than state regulation to protect the interests of the state.

Based on this set of criteria, the Council has reviewed HB 811, LC 33 8751, which would allow licensure for medical imaging and radiation therapy professionals and create the Georgia Medical Imaging and Radiation Therapy Board. In doing so, the Council developed the following findings:

**The practice of medical imaging and radiation therapy requires specialized skill or training.**

Due to technological advancements in the field, the Council finds the current minimum of six (6) hours of instruction is insufficient to administer medical imaging and radiation therapy procedures on patients in this state.

**The citizens of this state may be effectively protected by other means.**

By amending the educational standards in DCH rule 111-8-90-.04, or by directly revising O.C.G.A. §31-13-5, the risks of under-trained or non-licensed individuals administering medical imaging and radiation therapy procedures on patients in this state will be mitigated.
Recommendation

Based on these findings, the Council recommends that HB 811, LC 33 8751, does not pass as written. The Council recommends that the applicant group meet with officials at the Department of Community Health to proceed with a rule change for education requirements.

The Council voted 7 to 1 in favor of this recommendation.
Appendix A: Summary of Proposed Legislation

Summary of HB 811

- This bill would amend Chapter 24B of Title 43 to establish the Georgia Medical Imaging and Radiation Therapy Board.

- ‘Radiation Therapy’ is defined as the use of ionizing radiation on humans for therapeutic purposes. A ‘licensed practitioner’ is a person licensed to practice medicine, dentistry, podiatry, chiropractic, or osteopathy in Georgia with education and specialist training in the medical or dental use of ionizing radiation who is deemed competent to independently perform or supervise medical imaging or radiation therapy procedures by their respective state licensure boards.

- The Georgia Medical Imaging and Radiation Therapy Board would be created. It will consist of seven members appointed by the Governor and confirmed by the Senate. Members will include:
  1. One limited X-ray machine operator
  2. One licensed nuclear medicine technologist
  3. One licensed practitioner who is an eligible radiologist
  4. One licensed practitioner who is not a radiologist and supervises medical imaging or radiation therapy professionals
  5. One licensed radiation therapist
  6. One licensed radiographer
  7. One person representing the public who is not licensed to perform medical imaging or radiation therapy procedures under this chapter, not a practitioner of a health profession, and not affiliated with any group or profession that provides or regulates health care of that in any way hinders the representation of the interest of the public

- Members of the board:
  1. Shall be a Georgia resident and have been a resident of Georgia for at least one year prior to appointment
  2. At least 21 years old
  3. At least three years of experience performing medical imaging or radiation therapy in the modality for which they are appointed (except those who are not licensed)

- Term members for the board will be three years (except for the terms of initial board members). The Governor will fill a seat in the case of a vacancy. Members cannot serve more than two (2) consecutive terms. The board will meet at least annually, in-person.

- Powers of the board are as follows:
  1. Administer and enforce this Code section and assist the division director in carrying out the provisions of this chapter
  2. Establish license types and permits to be issued by the board
  3. Establish the scope of practice for each type of license or permit issued by the board
  4. Establish and revise requirements for obtaining licensure or the renewal of licensure, including continuing education for requirements. The board may, in its own discretion, revise the licensing requirements of this chapter for remote areas of this state that do not have enough qualified licenses to perform medical imaging or radiation therapy procedures
5) Make rules, not inconsistent with this chapter, that are reasonably necessary for the conduct of its duties and proceedings
6) Establish fees and fines necessary to administer this chapter
7) Accept results of qualifying examinations, administer examinations, or contract with qualified testing providers to conduct or supervise examinations
8) Adopt rules and regulations relating to professional conduct commensurate with this chapter
9) Deny, suspend, or revoke licenses or to otherwise sanction licensees
10) Obtain restraining orders and injunctions prohibiting conduct in violation of this chapter or rules and regulations adopted by the board, conduct investigations, issue subpoenas, conduct hearings, appoint hearing officers, examine witnesses, and administer oaths concerning practices that are alleged to violate this chapter or rules and regulations adopted by the board

- After Jan. 1, 2025, only licensed individuals may perform medical imaging or radiation therapy procedures for diagnostic or therapeutic purposes
- The board will establish, review, and adopt standards for the education, certification, continuing education, licensure, and scope of practice of a person performing limited X-ray machine operation, nuclear medicine technology, radiation therapy, or radiography
- This bill does not limit or expand medical imaging or radiation therapy by licensed practitioners.
- The board will establish scope of practice standards for each medical imaging and radiation therapy modality.
  - ‘Modality’ means technologies used in the diagnosis or treatment using nuclear medicine, radiation therapy, and radiography.
- To obtain a license for a medical imaging or radiation therapy modality an individual must:
  1) Be at least 18 years of age
  2) Have a high school diploma or have passed an approved equivalency test
  3) Have satisfactorily completed a course of study in nuclear medicine technology, radiation therapy, radiography, or an equivalent determined by the board to meet certain requirements
  4) Pass an exam administered by a certification organization recognized by the board.
- “To meet the requirement of examination under this chapter for nuclear medicine technology, radiation therapy, or radiography, the board shall accept current certification and registration by a certification organization recognized by the board in the applicant’s or licensee’s modality.
  1) The board shall accept nuclear medicine certification and registration from the American Registry of Radiologic Technologists, Nuclear Medicine Technology Certification Board, or another certification organization recognized by the board to meet the examination requirement of this Code Section.
  2) The board shall accept radiation therapy certification and registration from the American Registry of Radiologic Technologists, or another certification organization recognized by the board to meet the examination requirement of this Code Section.
  3) The board shall accept radiography certification and registration from the American Registry of Radiologic Technologists, or another certification organization recognized by the board to meet the examination requirement of this Code Section.”
- Licenses are to be renewed by the licensee every two years. Licenses are to be displayed at each place of regular employment.
The board can deny, suspend, revoke, or refuse to renew a license if the licensee or applicant has engaged in any of the following conduct:

1) Obtained a license by means of fraud, misrepresentation, or concealment of material facts
2) Engaged in unprofessional conduct pursuant to rules and regulations adopted by the board
3) Been convicted of or pleaded guilty or nolo contendere to a crime involving moral turpitude or any crime indicating that the licensee or applicant is unfit or incompetent to perform medical imaging or radiation therapy procedures or that the licensee or applicant has deceived or defrauded the public
4) Acting in violation of any provision of this chapter or any rule or regulation adopted by the board or aiding, abetting, or assisting any person in a violation
5) Committed an act of malpractice, gross negligence, or incompetence in performing medical imaging or radiation therapy procedures
6) Performed medical imaging or radiation therapy procedures without a current valid license
7) Engaged in conduct that could result in harm or injury to the public
8) Had a license revoked or suspended or had other disciplinary action taken, whether in this state or another jurisdiction; or
9) Been unfit or incompetent to perform medical imaging or radiation therapy procedures due to deliberate or negligent acts or omissions, regardless of whether actual injury to a patient is established.
A BILL TO BE ENTITLED
AN ACT

1 To amend Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses, so as to provide for the licensure and regulation of medical imaging and radiation therapy professionals; to provide for definitions; to create the Georgia Medical Imaging and Radiation Therapy Board; to provide for its membership, meetings, and duties; to provide for licensure requirements; to provide for scope of practice for each medical imaging and radiation therapy modality; to provide for permits to limit the scope of practice; to provide for permit requirements; to provide for grandfather provisions; to provide for temporary licenses; to provide for renewals and reinstatements; to provide for fees; to provide for sanctions; to provide for penalties; to provide for related matters; to repeal conflicting laws; and for other purposes.

11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

12 SECTION 1.

13 Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses, is amended by adding a new chapter to read as follows:

15 'CHAPTER 24B

16 43-24B-1.

17 As used in this chapter, the term:

18 (1) 'Authorized user' means a physician, dentist, or podiatrist who meets the requirements established pursuant to Chapter 13 of Title 31, the 'Georgia Radiation Control Act.'

19 (2) 'Board' means the Georgia Medical Imaging and Radiation Therapy Board.

20 (3) 'Bone densitometry' means the determination of bone mass by means of radiation
22 absorption by a skeleton or part of a skeleton.

23 (4) 'Business entity' means a corporation, partnership, association, limited liability company, or limited liability partnership.

25 (5) 'Certification organization' means a national organization that specializes in the certification and registration of medical imaging or radiation therapy personnel and is accredited by the National Commission for Certifying Agencies, the American National Standards Institute, or another accreditation organization recognized by the board.

29 (6) 'Computed tomography' means the process of producing sectional and three-dimensional images using external ionizing radiation for diagnostic or therapeutic purposes.

32 (7) 'Fluoroscopy' means the exposure of a patient to X-rays in a fluoroscopy mode, including positioning the patient and fluoroscopy equipment and the selection of exposure factors.

35 (8) 'Ionizing radiation' means radiation that may consist of alpha particles, beta particles, gamma rays, X-rays, neutrons, high-speed electrons, high-speed protons, or other particles capable of producing ions. Such term shall not include nonionizing radiation, such as high frequency sound waves, magnetic fields, microwaves, radio frequency signals, or visible, infrared, or ultraviolet light.

40 (9) 'License' means any license issued by the board to use radioactive substances or equipment emitting ionizing radiation for medical imaging or radiation therapy procedures on humans for diagnostic or therapeutic purposes in accordance with this chapter and rules and regulations adopted by the board.

44 (10) 'Licensed practitioner' means a person licensed to practice medicine, dentistry, podiatry, chiropractic, or osteopathy in this state with education and specialist training
in the medical or dental use of ionizing radiation who is deemed competent to
independently perform or supervise medical imaging or radiation therapy procedures by
their respective state licensure boards.

(11) 'Licensee' means a person who is licensed under this chapter to perform medical
imaging or radiation therapy procedures and to operate medical imaging or radiation
therapy equipment.

(12) 'Limited X-ray machine operator' means a person who is licensed under this chapter
to perform, under the supervision of a radiographer or licensed practitioner, diagnostic
radiography or bone densitometry procedures using equipment that emits external
ionizing radiation resulting in diagnostic radiographic images of selected, specific parts
of human anatomy or bone density measurements.

(13) 'Medical imaging' means a procedure, device, or article that uses ionizing radiation
to produce images of the internal structures of the human body for diagnostic or
therapeutic purposes.

(14) 'Mobile imaging' means any arrangement in which medical imaging services are
transported to various sites. Such term shall not include movement within a hospital or
movement to a site where the equipment will be located permanently.

(15) 'Modality' means technologies used in the diagnosis or treatment of disease or other
medical conditions in humans, including:

(A) Nuclear medicine and its specializations;

(B) Radiation therapy and its specializations; and

(C) Radiography and its specializations.

(16) 'Nuclear medicine technology' means the performance, under the supervision of an
authorized user named on a radioactive material license, of a variety of:
70 (A) Nuclear medicine and molecular imaging procedures using sealed and unsealed
71 radiation sources, ionizing radiation, preparation of radiopharmaceuticals, and use of
72 adjunctive medicines including contrast media and pharmaceuticals associated with
73 nuclear medicine procedures; and
74 (B) Therapeutic procedures using unsealed radioactive sources.
75 (17) 'Person' means a natural person.
76 (18) 'Radiation therapist' means a person who is licensed under this chapter to
77 administer, under the supervision of a licensed practitioner, ionizing radiation to humans
78 for therapeutic purposes.
79 (19) 'Radiation therapy' means the use of ionizing radiation on humans for therapeutic
80 purposes.
81 (20) 'Radiographer' means a person who is licensed under this chapter to perform, under
82 the supervision of a licensed practitioner, a comprehensive set of diagnostic or
83 interventional radiographic procedures using external ionizing radiation to produce bone
84 density measurements or radiographic, fluoroscopic, or digital images.
85 (21) 'Temporary license' means a license issued by the board authorizing a person to
86 perform medical imaging or radiation therapy while an application for a new or renewal
87 license is pending before the board and when the issuance may be justified by special
88 circumstances as determined by the board.
89 43-24B-2.
90 (a) The Georgia Medical Imaging and Radiation Therapy Board is hereby created. The
91 board shall consist of seven members appointed by the Governor with confirmation by the
92 Senate and shall serve at the pleasure of the Governor. The initial board shall be appointed
93 no later than September 30, 2021. The members of the board shall include:
94 (1) One limited X-ray machine operator;
95 (2) One licensed nuclear medicine technologist;
96 (3) One licensed practitioner who is a radiologist deemed board eligible or certified by
97 the American Board of Radiology and who supervises medical imaging or radiation
98 therapy professionals;
99 (4) One licensed practitioner who is not a radiologist and supervises medical imaging or
100 radiation therapy professionals;
101 (5) One licensed radiation therapist;
102 (6) One licensed radiographer; and
103 (7) One person representing the public who is not licensed to perform medical imaging
104 or radiation therapy procedures under this chapter, not a practitioner of a health
105 profession, and not affiliated with any group or profession that provides or regulates
106 health care or that in any way hinders the representation of the interest of the public.
107 Except for the members appointed pursuant to paragraphs (3), (4), and (7) of this
108 subsection, the Governor may consider recommendations from a list of names submitted
109 by the Georgia Society of Radiologic Technologists.
110 (b) In addition to the requirements in subsection (a) of this Code section, each member
111 appointed to the board:
112 (1) Shall be a resident of this state and shall have been a resident of this state for at least
113 one year prior to his or her appointment;
114 (2) Shall be at least 21 years of age; and
115 (3) Except for the members appointed pursuant to paragraphs (3), (4), and (7) of
116 subsection (a) of this Code section, shall have at least three years of experience
117 performing medical imaging or radiation therapy in the modality for which they are
118 appointed.
119 (c) At least one board member shall be a full-time educator in an educational program in
120 medical imaging or radiation therapy.
121 (d) The terms of office shall be three years, except the terms of the initial members
122 appointed to the board shall be as follows: Three members shall be appointed for a term of
123 one year, two members shall be appointed for a term of two years, and two members shall
124 be appointed for a term of three years. When a vacancy upon the board occurs, the
125 Governor shall appoint a successor to fill the unexpired term pursuant to this Code section.
126 No member shall be eligible for appointment to serve more than two consecutive terms.
127 Members of the board shall serve until the expiration of the terms for which they have been
128 appointed and until their respective successors are appointed and qualified. The Governor
129 may remove any member of the board for dishonorable conduct, incompetency, or neglect
130 of duty. No member of the board shall be held civilly liable for any act performed in good
131 faith in performance of the member's duties as prescribed by law.
132 (e) A person who performs medical imaging or radiation therapy procedures and is
133 appointed to the initial board shall not be required to hold a license issued by the board
134 until 12 months after the first issuance of a license by the board.
135 (f) Members of the board shall be reimbursed as provided for in subsection (f) of Code
136 Section 43-1-2.
137 (g) The board shall meet at least annually in person, at a time and place of its choosing.
138 The first meeting of the board shall be for organizational purposes only, in order to elect
139 a chairperson and vice chairperson and set forth their responsibilities and procedural rules.
140 The board may meet periodically by telephone or other electronic communication method
141 to conduct the business of the board as authorized by the laws of this state. A majority of
142 the voting members of the board shall constitute a quorum. No action may be taken by the
143 board except by affirmative vote of the majority of those present and voting.
144 (h) Any member of the board who fails to attend at least one meeting in an 18 month
145 period shall forfeit such member's seat unless the chairperson, upon written request from
146 the member, finds that the member should be excused from a meeting because of illness
147 or the death of a family member.
148 (i) The board shall have the following powers, duties, and responsibilities:
149 (1) To administer and enforce this chapter and assist the division director in carrying out
150 the provisions of this chapter;
151 (2) To establish license types and permits to be issued by the board;
152 (3) To establish the scope of practice for each type of license or permit issued by the
153 board;
154 (4) To establish and revise requirements for obtaining licensure or the renewal of
155 licensure, including continuing education requirements. The board may, in its discretion,
156 revise the licensing requirements of this chapter for remote areas of this state that do not
157 have enough qualified licensees to perform medical imaging or radiation therapy
158 procedures;
159 (5) To make rules, not inconsistent with this chapter, that are reasonably necessary for
160 the conduct of its duties and proceedings;
161 (6) To establish fees and fines necessary to administer this chapter;
162 (7) To accept results of qualifying examinations, administer examinations, or contract
163 with qualified testing providers to conduct or supervise examinations;
164 (8) To adopt rules and regulations relating to professional conduct commensurate with
165 this chapter;
(9) To deny, suspend, or revoke licenses or to otherwise sanction licensees; and

(10) To obtain restraining orders and injunctions prohibiting conduct in violation of this chapter or rules and regulations adopted by the board, conduct investigations, issue subpoenas, conduct hearings, appoint hearing officers, examine witnesses, and administer oaths concerning practices that are alleged to violate this chapter or rules and regulations adopted by the board.

(j) The board shall, within 90 days of its initial appointment, notify all current practitioners of medical imaging and radiation therapy in the state, as identified by the American Registry of Radiologic Technologists, the Nuclear Medicine Technology Certification Board, or other appropriate certification organizations, of the enactment of this chapter.

(k) The division director shall be guided by the recommendations of the board in all matters relating to this chapter.

43-24B-3.

(a) Except as provided in this Code section, on and after January 1, 2025, only a person licensed under this chapter may perform or offer to perform medical imaging or radiation therapy procedures on humans for diagnostic or therapeutic purposes as defined in this chapter or otherwise indicate or imply that he or she is so licensed.

(b) The board shall, by rule and regulation, establish, review, and adopt standards for the education, certification, continuing education, licensure, and scope of practice of a person performing limited X-ray machine operation, nuclear medicine technology, radiation therapy, or radiography.

(c) No person or business entity shall knowingly employ a person who does not hold a license or is not exempt under this chapter to perform medical imaging or radiation therapy procedures.
(d) Nothing in this chapter relating to medical imaging or radiation therapy shall limit or expand the practice of a licensed practitioner as defined in this chapter.

(e) Only persons licensed under this chapter shall use the title 'licensed radiographer,' "licensed radiation therapist," "licensed nuclear medicine technologist," or "licensed limited X-ray machine operator" or use abbreviations of these titles with his or her name.

(f) The provisions of this chapter shall not apply to the following:

1. A licensed practitioner performing medical imaging or radiation therapy procedures;
2. A dental hygienist currently licensed in this state;
3. A dental assistant currently licensed in this state;
4. A resident physician or a student enrolled in and attending a school or college of medicine, dentistry, chiropractic, podiatry, medical imaging, or radiation therapy who performs authorized medical imaging or radiation therapy procedures on humans while under the supervision of a licensed practitioner or a person holding a license in nuclear medicine technology, radiation therapy, or radiography;
5. A person who is employed by the United States government to perform medical imaging or radiation therapy procedures associated with that employment; or
6. A person performing medical imaging or radiation therapy procedures on nonhuman subjects or cadavers.

43-24B-4.

(a) The board shall establish scope of practice standards for each medical imaging and radiation therapy modality. The board may review and adopt by rule and regulation scope of practice standards from a certification organization or a professional society or association.

(b) On and after January 1, 2025, a licensee who performs computed tomography for
diagnostic purposes must be certified in computed tomography by the American Registry of Radiologic Technologists, the Nuclear Medicine Technology Certification Board, or another certification organization recognized by the board.

(c) A person licensed to perform radiography may perform fluoroscopy.

(d) A person licensed as a limited X-ray machine operator shall perform tasks or procedures only within the scope of the applicable permit issued by the board for a specific area of the human anatomy as provided in this chapter and shall not perform procedures involving the administration or utilization of contrast media or perform computed tomography, fluoroscopy, magnetic resonance imaging, mammography, mobile imaging, nuclear medicine, or radiation therapy.

(e) A person licensed in nuclear medicine technology may perform computed tomography for attenuation correction or anatomical localization on hybrid imaging equipment.

(f) A person licensed in radiation therapy may perform computed tomography for treatment planning purposes.

(g) A licensee may use radioactive substances or equipment emitting ionizing radiation on humans for diagnostic or therapeutic purposes only:

(1) With a valid prescription from a person authorized by this state to prescribe or order medical imaging or radiation therapy procedures;

(2) Under the supervision of a licensed practitioner; and

(3) Within the scope of the license as specified in this chapter and under the rules and regulations adopted by the board.

(h) A licensee shall only perform medical imaging or radiation therapy procedures in a modality for which they are licensed.

(i) A licensee shall not make a diagnostic interpretation of an image, make a diagnosis, or
prescribe medication or therapy.

43-24B-5.

(a)(1) A limited X-ray machine operator license shall be limited in scope through the issuance of permits to perform diagnostic X-rays on specific anatomical areas of the human body as follows:

(A) Bone densitometry permit for a person who is certified by the International Society for Clinical Densitometry or the American Registry of Radiologic Technologists to perform bone densitometry testing;

(B) Chest permit for radiography of the thorax, heart, and lungs;

(C) Extremity permit for radiography of the upper and lower extremities, including the pectoral girdle;

(D) Podiatric permit for radiography of the foot, ankle, and lower leg below the knee;

(E) Skull/sinus permit for radiography of the skull and facial structures; and

(F) Spine permit for radiography of the vertebral column.

(2) To be eligible for licensure by the board as a limited X-ray machine operator, an applicant shall submit the application fee and meet the following requirements:

(A) Be at least 18 years of age at the time of the application;

(B) Have a high school diploma or have passed an approved equivalency test;

(C) Have satisfactorily completed a course of study in limited X-ray machine operation or its equivalent as determined by the board; and

(D) Pass an examination approved by the board.

(b) A person seeking to obtain a license for a medical imaging or radiation therapy modality shall comply with the following requirements:

(1) Be at least 18 years of age at the time of application;
262 (2) Have a high school diploma or have passed an approved equivalency test;

263 (3) Have satisfactorily completed a course of study in nuclear medicine technology, radiation therapy, radiography, or an equivalent determined by the board to meet the following requirements:

266 (A) The curriculum for each course of study shall be no less stringent than the standards approved by the Joint Review Committee on Education in Radiologic Technology, the Joint Review Committee on Education in Nuclear Medicine Technology, regional accrediting agencies, or other appropriate educational accreditation agencies recognized by certification organizations; or

271 (B) A person who holds a current certification and registration by a certification organization recognized by the board in a medical imaging or radiation therapy modality shall be deemed to have met the requirement of this paragraph for successful completion of a course of study in the modality; and

275 (4) Pass an examination administered by a certification organization recognized by the board.

277 (c) A person holding a license or permit issued under this chapter shall notify the board in writing within 30 days of any name or address change.

279 (d) Within 30 days, a licensee shall submit written notification to the board if the licensee:

280 (1) Fails to maintain a required certification and registration by a certification organization; or

282 (2) Is subject to any legal or disciplinary action, other than minor traffic infractions, or proceedings for acts or conduct substantially the same as acts or conduct which would constitute grounds for refusal to issue, refusal to renew, suspension of, or revocation of a license or other sanction of an applicant or licensee by any:
286 (A) Licensing jurisdiction whether in the United States or a foreign jurisdiction;

287 (B) Health care institution;

288 (C) Certification organization;

289 (D) Government agency;

290 (E) Law enforcement agency; or

291 (F) Court of law.

292 43-24B-6.

293 A person who has been engaged in the practice of medical imaging and radiation therapy
294 and who does not hold a current certification and registration by a certification organization
295 recognized by the board may continue to practice in the medical imaging or radiation
296 therapy modality in which they are currently employed, if he or she:

297 (1) Registers with the board on or before January 1, 2027;

298 (2) Does not change employment or the scope of his or her current practice;

299 (3) Completes all continuing education requirements for his or her modality biannually
300 as prescribed by the board;

301 (4) Practices only under the supervision of a licensed practitioner; and

302 (5) Meets all licensure requirements of this chapter and the rules and regulations adopted
303 by the board pursuant to this chapter and obtains a license from the board on or before
304 January 1, 2031.

305 43-24B-7.

306 (a) To meet the requirement of examination under this chapter for nuclear medicine
307 technology, radiation therapy, or radiography, the board shall accept current certification
308 and registration by a certification organization recognized by the board in the applicant's
309 or licensee's modality.
310 (b)(1) The board shall accept nuclear medicine certification and registration from the
311 American Registry of Radiologic Technologists, Nuclear Medicine Technology
312 Certification Board, or another certification organization recognized by the board to meet
313 the examination requirement of this Code section.
314 (2) The board shall accept radiation therapy certification and registration from the
315 American Registry of Radiologic Technologists or another certification organization
316 recognized by the board to meet the examination requirement of this Code section.
317 (3) The board shall accept radiography certification and registration from the American
318 Registry of Radiologic Technologists or another certification organization recognized by
319 the board to meet the examination requirement of this Code section.
320 (c) The board shall use a limited X-ray machine operator examination administered by the
321 American Registry of Radiologic Technologists or another organization recognized by the
322 board for persons applying for a limited X-ray machine operator license and permit in bone
323 densitometry, chest, extremity, podiatric, skull/sinus, or spine radiography. The board shall
324 determine by rule and regulation the examination scores that constitute successful
325 completion.
326 (d) The board may accept certification and registration from the American Chiropractic
327 Registry of Radiologic Technologists to meet the requirement of this Code section for
328 successful completion of an examination for a limited X-ray machine operator license and
329 permit in spine radiography.
330 (e) The board may accept certification from the American Society of Podiatric Medical
331 Assistants to meet the requirement of this Code section for successful completion of an
332 examination for a limited X-ray machine operator license and permit in podiatric
333 radiography.
334 43-24B-8.

335 (a) The board shall issue a license to an applicant who meets the requirements for licensure contained in this chapter and the rules and regulations adopted by the board, verified by oath or affirmation, and upon payment of any required fees. The board may issue a license with authorization to perform more than one medical imaging or radiation therapy modality if the person is qualified in each modality.

340 (b)(1) The board may issue a temporary license to any person whose license or license renewal is pending or when issuance is for the purpose of providing medical imaging or radiation therapy services to medically underserved areas as determined by the board.

343 (2) A temporary license shall be issued only if the board finds that doing so will not violate the purpose of this chapter or endanger the public health and safety.

345 (3) A temporary license in a modality may be issued to an applicant who is preparing for a certification examination in such modality, which license shall expire 90 days from issuance. A temporary license may be reissued one time for an additional 90 days if the person completed but did not pass a certification examination.

349 (4) In all other cases, a temporary license shall expire when a determination is made to issue or deny the applicant a regular license.

351 (c) Except for a person licensed as a limited X-ray machine operator, a person licensed under this chapter may apply to the board for a temporary license in an additional medical imaging or radiation therapy modality to complete clinical experience requirements for an applicable training pathway established by a certification organization recognized by the board. Temporary licenses issued for training purposes shall expire three years after issuance.

357 (d) A person licensed under this chapter shall display the official license document or a
358 verified copy in each place of regular employment.

360 (a) Unless otherwise provided, a license issued under this chapter shall be renewed every
361 two years. A license shall be renewed upon payment of the renewal fee if, at the time of
362 application for renewal, the applicant is not in violation of this chapter and has complied
363 with the rules and regulations adopted by the board, as verified by oath or affirmation.
364 (b) The board shall notify a licensee at least 60 days in advance of the expiration of the
365 license.
366 (c) The licensee is responsible for renewing his or her license before the expiration date.
367 A license that is not renewed before the expiration date shall automatically lapse.
368 (d) The board may provide by rule and regulation for the reinstatement of a lapsed license
369 or permit upon payment of a reinstatement fee. No license or permit that has been expired
370 for more than two years may be reinstated.
371 (e) Where applicable, a licensee shall maintain current certification and registration by the
372 applicable certification organization recognized by the board throughout the licensure
373 period and shall not be required to duplicate the continuing education hours submitted to
374 the certification organization.
375 (f) The board may require a licensee to submit evidence of current certification and
376 registration by the applicable certification organization, which shall be deemed equivalent
377 to the continuing education requirements established by the board as provided in this
378 chapter and the rules and regulations adopted by the board.
379 (g) As a condition of license renewal, a person licensed as a limited X-ray machine
380 operator shall be required to complete continuing education pursuant to the rules and
381 regulations adopted by the board.
382 43-24B-10.
383 The board may, upon application and payment of proper fees, issue a license to a person
384 who has been licensed, registered, or certified to perform medical imaging or radiation
385 therapy procedures in another jurisdiction if such other jurisdiction's standards are
386 substantially equivalent to those provided in this chapter and the rules and regulations
387 adopted by the board.
388 43-24B-11.
389 The board shall by rule and regulation establish and collect all fees necessary for the
390 administration of this chapter. All fees shall be nonrefundable.
391 43-24B-12.
392 (a) The board may deny, suspend, revoke, or refuse to renew a license or may impose
393 probationary conditions on a license if the licensee or applicant for a license, renewal of
394 license, or reinstatement of license has engaged in any of the following conduct:
395 (1) Obtained a license by means of fraud, misrepresentation, or concealment of material
396 facts;
397 (2) Engaged in unprofessional conduct pursuant to rules and regulations adopted by the
398 board;
399 (3) Been convicted of or pleaded guilty or nolo contendere to a crime involving moral
400 turpitude or any crime indicating that the licensee or applicant is unfit or incompetent to
401 perform medical imaging or radiation therapy procedures or that the licensee or applicant
402 has deceived or defrauded the public;
403 (4) Engaged in any act or practice in violation of any provision of this chapter or any rule
404 or regulation adopted by the board or aiding, abetting, or assisting any person in such a
405 violation;
406 (5) Committed an act or acts of malpractice, gross negligence, or incompetence in
407 performing medical imaging or radiation therapy procedures;
408 (6) Performed medical imaging or radiation therapy procedures without a current, valid
409 license;
410 (7) Engaged in conduct that could result in harm or injury to the public;
411 (8) Had a license revoked or suspended or had other disciplinary action taken, whether
412 in this state or another jurisdiction; or
413 (9) Been unfit or incompetent to perform medical imaging or radiation therapy
414 procedures due to deliberate or negligent acts or omissions, regardless of whether actual
415 injury to a patient is established.
416 (b) An application may be made to the board for reinstatement of a revoked license if the
417 revocation has been in effect for at least two years after the date of the board's order
418 revoking the license.
420 (a) The board may assess a civil penalty not to exceed the amount allowable under state
421 law for the violation of any provision of this chapter or of any rules and regulations
422 adopted by the board. The proceeds of any civil penalties assessed under this Code section
423 shall be paid into the general fund of the state treasury.
424 (b) Before imposing and assessing a civil penalty, the board shall consider the following
425 factors:
426 (1) The nature, gravity, and persistence of the violation;
427 (2) The appropriateness of the imposition of a civil penalty when considered alone or in
428 combination with other punishment;
429 (3) Whether the violation was willful and malicious; and
(4) Any other factors that would tend to mitigate or aggravate the violations found to exist.

(c) The board shall establish a schedule of civil penalties for violations of this chapter and the rules and regulations adopted by the board.

(d) The board may assess the costs of disciplinary actions against a licensee found to be in violation of this chapter or the rules and regulations adopted by the board.

(e) A person who violates any provision of this chapter or the rules and regulations adopted by the board shall be guilty of a misdemeanor. Each act of such unlawful practice shall constitute a distinct and separate offense.

SECTION 2.

All laws and parts of laws in conflict with this Act are repealed.