GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

Η

H.B. 495
Mar 24, 2025
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40180-NBf-23

	Short Title:	Accessing Midwives Act. (Public)
	Sponsors:	Representative Belk.
	Referred to:	
1		A BILL TO BE ENTITLED
2 3	AN ACT TC ACT.	ESTABLISH THE CERTIFIED PROFESSIONAL MIDWIVES LICENSING
4		Assembly of North Carolina enacts:
5		ECTION 1. Chapter 90 of the General Statutes is amended by adding a new Article
6	to read:	
7	10 1044	"Article 10B.
8		"Certified Professional Midwives.
9	" <u>§ 90-178.10</u> .	
10		the may be cited as the "Accessing Midwives Act."
11		Definitions.
12		wing definitions apply in this Article:
13	(1)	
14	$\overline{(2)}$	
15	(3)	
16	<u></u>	from the American Midwifery Certification Board (AMCB).
17	<u>(4</u>)	· · · · · · · · · · · · · · · · · · ·
18		Nurse-Midwifery under Article 10A of this Chapter.
19	<u>(5</u>)	
20		certification from the North American Registry of Midwives (NARM).
21	<u>(6</u>)	Collaboration. – The process by which a licensed midwife and a physician or
22		other appropriate health care provider jointly manage the care of a client, as
23		defined by Council rule.
24	<u>(7</u>)	<u>Consultation. – The exchange of information and advice regarding the client's</u>
25		condition and indicated treatment with a licensed physician or certified nurse
26		midwife.
27	<u>(8</u>)	<u>Council. – The North Carolina Council of Midwives, a subcommittee of the</u>
28		Division of Health Service Regulation.
29	<u>(9</u>)	<u>) Department. – The North Carolina Department of Health and Human</u>
30		Services.
31	<u>(1</u>	0) <u>Division. – The Division of Health Service Regulation within the Department</u>
32		of Health and Human Services to which the North Carolina Council of
33		Midwives reports.
34	<u>(1</u>	1) Health care provider. – As defined in G.S. 90-21.11.
35	<u>(1</u>)	2) ICM. – The International Confederation of Midwives.
36	<u>(1</u>)	3) Intrapartal. – Occurring during the process of giving birth.



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<u>(14)</u>	Licensed physician. – A physician duly licensed in this State to practic
	medicine under Article 1 of this Chapter.
<u>(15)</u>	Licensee. – A Certified Professional Midwife who holds the CPM credentia
	or a Certified Midwife who holds the CM credential and is licensed to practic
	midwifery under this Article.
<u>(16)</u>	Midwife A person who is trained to (i) give the necessary care and advic
	to women during pregnancy, labor, and the post-birth period, (ii) conduct
	normal deliveries as the midwife's own responsibility, (iii) care for the newl
	born infant, and (iv) recognize the warning signs of abnormal condition
	requiring referral to or collaboration with a licensed physician or other
	licensed health care provider.
<u>(17)</u>	Midwifery. – The provision of primary health or maternity care t
	childbearing people and infants.
<u>(18)</u>	NACPM. – The National Association of Certified Professional Midwives.
<u>(19)</u>	<u>NARM. – The North American Registry of Midwives.</u>
<u>(20)</u>	Postpartal. – Occurring subsequent to birth.
<u>(21)</u>	US MERA The United States Midwifery Education, Regulation, an
	Association.
" <u>§ 90-178.12. L</u>	icense required; exemptions.
<u>(a)</u> <u>No pe</u>	erson shall practice or offer to practice midwifery as defined in this Article of
otherwise indica	ate or imply that the person is a licensed Certified Professional Midwife of
Certified Midwif	fe unless the person is currently licensed as provided in this Article.
<u>(b)</u> <u>The p</u>	provisions of this Article do not apply to any of the following:
<u>(1)</u>	An individual approved to practice midwifery under Article 10A of this
	Chapter.
<u>(2)</u>	A physician licensed to practice medicine under Article 1 of this Chapter whe
	engaged in the practice of medicine as defined by law.
<u>(3)</u>	The performance of medical acts by a physician assistant or nurse practitione
	when performed in accordance with the rules of the North Carolina Medica
	Board.
<u>(4)</u>	The practice of nursing by a registered nurse engaged in the practice of nursin
	under Article 9A of this Chapter.
<u>(5)</u>	The rendering of childbirth assistance in an emergency situation.
<u>(6)</u>	Individuals who are present during the birth process or assisting the Certifie
	Professional Midwife in the birth process, including family members, birt
	workers, or other caregivers invited by the birthing person, midwifer
	students, and assistants who are under the supervision of a midwife license
	under the provisions of this Article.
<u>(7)</u>	A traditional birth attendant practicing midwifery without a license if th
	traditional birth attendant has cultural or religious traditions that hav
	historically included the attendance of traditional birth attendants at births an
	that birth attendant serves only the families in that distinct cultural or religiou
	group.
" <u>§ 90-178.13.</u> T	he North Carolina Council of Midwives.
	<u>he North Carolina Council of Midwives.</u> position and Terms. – The North Carolina Council of Midwives is created. Th
(a) Comp	
(a) Comp Council shall con	position and Terms. – The North Carolina Council of Midwives is created. Th
(a) Comp Council shall con shall be appointed	position and Terms. – The North Carolina Council of Midwives is created. Th nsist of seven members who shall serve staggered terms. The Council member

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	<u>(1)</u>	Four Certified Professional Midwives, one of wh	om shall serve for a term of
		four years, two of whom shall serve for terms of the	hree years, and one of whom
		shall serve for a term of two years.	-
	<u>(2)</u>	One licensed physician who is knowledgeable in	n midwifery care who shall
		serve for a term of four years.	
	<u>(3)</u>	One community birth consumer who shall serve f	for a term of two years.
	(4)	One Certified Nurse-Midwife experienced in com	munity birth who shall serve
		a term of two years.	
	Upon the exp	iration of the terms of the initial Council members,	members shall be appointed
fe		years and shall serve until their successors are appoi	
		onsecutive terms.	-
		fications. – Each Council member shall be a residen	t of this State. The members
W		are providers shall hold current licenses from the	
		Council during their terms.	
	-	ncies. – Any vacancy shall be filled by the Secretary	of the Department of Health
a		ces. Appointees to fill vacancies shall serve the rem	
		ccessors have been duly appointed.	
		val. – The Council may remove any of its me	mbers for neglect of duty
iı		unprofessional conduct. If a Council member is ab	
	-	without excuse, that member shall be removed fro	
		d by the Secretary of the Department of Health and H	
	* *	excused if caused (i) by a health problem or condi	
		n or (ii) by an accident or similar unforeseeable tra	
		meeting. A member subject to disciplinary proceeding	
		provider shall be disqualified from participating in	
	-	charges have been resolved.	the official business of the
<u> </u>		ensation. – Each member of the Council sha	all receive per diem and
re	-	or travel and subsistence as provided in G.S. 93B-5	-
<u>1</u>		ers. – The officers of the Council shall be a chair, a	—
d		y by the Council to carry out the purposes of this A	
		by the Council for two-year terms and shall serv	
	•	fied. No person may serve as chair for more than si	
	-	ngs. – The Council shall hold its first meeting	•
0		ts members and shall hold at least two meetings ea	-
	* *	e standards and rules previously adopted by the	-
		cedures for calling, holding, and conducting regul	
	-	icil members shall constitute a quorum. The Council	
		s it deems necessary, one of which shall be an annua	
			• •
<u>u</u>		or a majority of the Council shall have the authority e of Meeting; Records. – Public notice shall be give	-
	(h) Notice	n to the public. All records are available to the publi	
	anting and ano	I TO THE DUDHC. All records are available to the budh	
			ic. Persons wishing to obtain
	opies of records	may request copies, in writing, from the Council.	-
<u>c</u>	opies of records (i) The C	may request copies, in writing, from the Council. Council shall adopt rules within one year of the initi	-
<u>с</u> р	opies of records (i) The C rovisions of this	may request copies, in writing, from the Council. Council shall adopt rules within one year of the initi Article.	-
<u>с</u> р	opies of records (i) The C rovisions of this § 90-178.14. Po	may request copies, in writing, from the Council. Council shall adopt rules within one year of the initi Article. Owers and duties of the Council.	al meeting to implement the
<u>c</u> p "	opies of records (i) The C rovisions of this § 90-178.14. Po In consultation	may request copies, in writing, from the Council. Council shall adopt rules within one year of the initi Article. Owers and duties of the Council. on with the Division and with guidance from the council.	al meeting to implement the he National Association of
<u>p</u> ".	opies of records (i) The C rovisions of this § 90-178.14. Po In consultation Certified Profess	may request copies, in writing, from the Council. Council shall adopt rules within one year of the initi Article. Owers and duties of the Council. on with the Division and with guidance from the ional Midwives Standards of Practice, the Council.	al meeting to implement the he National Association of
<u>p</u> ".	opies of records (i) The C rovisions of this § 90-178.14. Po In consultation Certified Profess owers and duties	may request copies, in writing, from the Council. Council shall adopt rules within one year of the initi Article. Owers and duties of the Council. on with the Division and with guidance from the ional Midwives Standards of Practice, the Councils: s:	al meeting to implement the he National Association of
<u>p</u> ".	opies of records (i) The C rovisions of this § 90-178.14. Po In consultation Certified Profess	may request copies, in writing, from the Council. Council shall adopt rules within one year of the initi Article. Owers and duties of the Council. on with the Division and with guidance from the ional Midwives Standards of Practice, the Council.	al meeting to implement the he National Association of

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	<u>(3)</u>	Adopt, amend, or repeal rules as may be necessary to	carry out the provision
		of this Article, including rules relating to the admini	stration of medication
		consistent with a licensed midwife's training and scop	e of practice.
	<u>(4)</u>	Verify the credentials and qualifications of applicant	s for licensure, licens
		renewal, and reciprocal licensure.	
	<u>(5)</u>	Issue, renew, deny, suspend, or revoke licensure and ca	arry out any disciplinar
		actions authorized by this Article.	• • •
	<u>(6)</u>	Set fees for licensure, license renewal, and other serv	vices deemed necessar
		to carry out the purposes of this Article, not to excee	
		(\$500.00) over a two-year period.	
	<u>(7)</u>	Maintain a current list of all persons who have beer	n licensed as midwive
		under this Article and, using a statistically validate	
		collect and review annual practice reports.	
	<u>(8)</u>	Address problems and concerns of licensed midwive	es in order to promo
	<u></u>	safety for the citizens of this State.	<u> </u>
	<u>(9)</u>	Conduct investigations for the purpose of determining	g whether violations of
	<u></u>	this Article or grounds for disciplining midwives exist	
	(10)	Maintain a record of all proceedings and make av	
	<u>,/</u>	midwives and other concerned parties an annual repor	
	(11)	Adopt a seal containing the name of the Council	
	<u>()</u>	documents and reports issued by the Council.	
	(12)	Educate the public and other providers of maternity ca	are about the role of th
		licensed midwife.	
"8 9	0-178.15. R	equirements for licensure.	
		shall be licensed to practice as a midwife under this	Article if the applica
		blowing requirements:	
<u>11100</u>	<u>(1)</u>	<u>Completes an application on a form approved by the C</u>	Council
	$\frac{(1)}{(2)}$	Has completed all required educational and clinic	
	<u>_/</u>	education in emergency skills for pregnancy, birth,	
		other midwifery topics addressing all ICM Core Comp	
		by US MERA, and has earned the national midwifery	
		awarded by a national midwifery certification age	
		National Commission on Certifying Agencies (NCCA	•
		of the Institute of Credentialing Excellence.	r), the decrediting bot
	<u>(3)</u>	Submits proof to the Council of current cardiopulmon	ary resuscitation (CPI
	<u>(5)</u>	certification and neonatal resuscitation program (NRP	
	<u>(4)</u>	Has read, understands, and agrees to practice under the	
	<u>(+)</u>	this Article and any rules adopted pursuant to this Arti	•
	(5)	Pays the required fees in accordance with G.S. 90-178	
"8 0		esponsibilities of a licensed midwife; display of licens	
		tified Professional Midwife licensed under this Articles	
		ssociation of Certified Professional Midwives (NACPM	
		e following responsibilities:	1) Standards Of Flactic
anu		Provide care for the healthy client who is expect	tad to have a norm
	<u>(1)</u>	pregnancy, labor, birth, and postpartal phase in the set	
	(2)		-
	<u>(2)</u>	Ensure that the client has signed an informed consen	
		include information to inform the client of the qualif	
		and the process of shared decision making and refusal	
	(3)	Order routine antepartal or postpartal screening or la	noratory analysis to h
	<u>(3)</u>	performed by a licensed laboratory or testing facility,	

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(4)	Develop an emergency plan in collaboration with the	client that shall include
<u></u>		
(5)		
	· ·	
(6)		
(7)		vborn screening.
		-
(10)		
<u></u>		· · · · ·
(b) A mic		license at all times in a
		o years. After the initial
	*	
•	• • • • • •	
		-
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	nse that has expired for failure to renew may be reinst	tated after the applicant
		<u>/</u>
· · ·		ant a licensed midwife
· · · ·		
not be subject to l	icense renewal requirements established by the Council.	A midwife may change
the midwife's stat	us from inactive to active by (i) submitting a written rec	quest to the Council and
(ii) fulfilling the	requirements for renewal described under subsection (a) of this section.
· · ·	-	
90-day grace peri	od shall apply for a new license as prescribed in this A	rticle.
"§ 90-178.18. R	eciprocity.	
The Council	may, upon application and payment of proper fees,	, grant a license to an
		-
midwife in anoth	er jurisdiction if that jurisdiction's standards of compo	etency are substantially
equivalent to those	se provided in this Article in accordance with rules adoption	pted by the Council.
" <u>§ 90-178.19.</u> Fe	es.	
(a) All fe	es shall be set by the Council, in consultation with th	e Division, pursuant to
rules adopted und	ler this Article. All fees payable to the Council shall be	e deposited in the name
of the Council in	financial institutions designated by the Council as officia	al depositories and shall
be used to pay all	expenses incurred in carrying out the purposes of this.	Article.
(b) All sa	laries, compensation, and expenses incurred or allowed t	to carry out the purposes
of this Article sha	Ill be paid by the Council exclusively out of the fees rec	ceived by the Council as
authorized by this	s Article or funds received from other sources.	
		ppropriate to midwiferv
	• •	•••••
-	-	
	(4) (5) (6) (7) (8) (9) (10) (b) A mid conspicuous place "§ 90-178.17. Li (a) A nini license expires, a filed with the C G.S. 90-178.19 a NARM or AMCE NARM or AMCE Subject to 1 the midwife's stat (i) fulfilling the r (d) A mid 90-day grace peri "§ 90-178.18. Re The Council individual who re midwife in anoth equivalent to thos "§ 90-178.19. Fe (a) All fe rules adopted und of the Council in be used to pay all (b) All sat of this Article shat authorized by this "§ 90-178.20. M The Council state authorized by this	 transfer plans for the client in the event of an emerger (5) Determine the progress of labor, monitor fetal and ma labor is well-established, be available until delivery is (6) Remain with the mother during the postpartal period the mother and newborn are stabilized. (7) Instruct the parents regarding the requirements of new (8) Instruct the parents regarding the requirement of new (9) Submit and maintain a birth certificate of live birth requirements of Article 4 of Chapter 130A of the Gen (10) Practice in compliance with the requirements of thi adopted pursuant to this Article. (b) A midwife licensed pursuant to this Article shall display the conspicuous place where the licensed midwife is practicing, when applic "\$90-178.17. License renewal; inactive status; lapsed license. (a) An initial license to practice as a midwife shall be valid for tw license expires, a license shall be renewed every two years. All applicatified with the Council and shall be accompanied by the renewal f G.S. 90-178.19 and proof of current certification from NARM or AM NARM or AMCB recertification requirements shall include (i) remainin NARM or AMCB recertification requirements shall include (i) remainin NARM or AMCB recertifications, and (iii) completing any requirements. (b) A license that has expired for failure to renew may be reinss pays any late and renewal fees as required by G.S. 90-178.19 and complaidopted pursuant to this Article. (c) Upon written request to the Council, the Council may grainactive status. While inactive, the midwife shall not practice midwifer not be subject to license renewal requirements established by the Council. the midwife's status from inactive to active by (i) submitting a written requirements for renewal described under subsection (a) A midwife who does not seek inactive status and allows the 90-day grace period shall apply for a new license as prescribed in this Article in another jurisdiction if that jurisdiction's standards

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1	<u>shall maintain pr</u>	oper records of obtaining, storing, and administering drugs an	nd devices. Nothing
2	in this section sh	all be construed to preclude a midwife from carrying out the	prescribed medical
3		sed health care provider authorized to prescribe.	
4	" <u>§ 90-178.21.</u> S	uspension, revocation, and refusal to renew license.	
5	<u>(a)</u> The C	Council may issue a letter of reprimand, deny, refuse to renew,	suspend, or revoke
6	an application for	r licensure or a license if the applicant or licensee does any o	of the following:
,	<u>(1)</u>	Gives false information or withholds material information	n from the Council
		in procuring or attempting to procure a license.	
	<u>(2)</u>	Gives false information or withholds material information	n from the Council
		during the course of an investigation conducted by the Cou	uncil.
	<u>(3)</u>	Has been convicted of or pled guilty or no contest to a crim	ne that indicates the
		person is unfit or incompetent to practice midwifery as def	fined in this Article
		or that indicates the person has deceived, defrauded, or end	angered the public.
	<u>(4)</u>	Has a habitual substance abuse problem or mental impair	ment that interferes
		with his or her ability to provide appropriate care as established	shed by this Article
		or rules adopted by the Council.	
	<u>(5)</u>	Has demonstrated gross negligence, incompetency, or	misconduct in the
		practice of midwifery as defined in this Article.	
	<u>(6)</u>	Has had an application for licensure or a license to pra-	ctice midwifery in
		another jurisdiction denied, suspended, or revoked for rea	sons that would be
		grounds for similar action in this State.	
	<u>(7)</u>	Has willfully violated any provision of this Article or ru	les adopted by the
		Council.	
	<u>(b)</u> <u>The</u>	taking of any action authorized under subsection (a) of the	nis section may be
	ordered by the C	ouncil after a hearing is held in accordance with Article 3A of	of Chapter 150B of
	the General Stat	utes. The Council may reinstate a revoked license if it finds	that the reasons for
	revocation no los	nger exist and that the person can reasonably be expected to p	erform the services
	authorized under	<u>this Article in a safe manner.</u>	
	" <u>§ 90-178.22.</u> E	<u>njoining illegal practices; vicarious liability.</u>	
	<u>(a)</u> The (Council may apply to the superior court for an order enjoinin	g violations of this
	Article. Upon a	showing by the Council that any person has violated this Art	ticle, the court may
	grant injunctive	<u>relief.</u>	
	<u>(b)</u> <u>No h</u>	ealth care provider or medical facility shall be liable for an in	<u>jury to a woman or</u>
		ring childbirth and resulting from an act or omission by a mid	
		ardless of whether the health care provider has consulted	with or accepted a
	referral from the		
	SEC	TION 2. This act becomes effective October 1, 2025.	