For over 150 years, Certified Registered Nurse Anesthetists (CRNAs) have safely administered anesthesia. Texas law has never required physician supervision of CRNAs. Under current Texas law, the administration of anesthesia by a nurse anesthetist is a delegated function, but one not requiring any supervision by a physician.

- **Section 301.002 of the Nursing Practice Act (Texas Occupations Code)** provides a definition of professional nursing that includes a statement that physician orders are required to administer medications; however, when the nurse carries out the order, it becomes a nursing act for which the registered nurse is responsible and accountable. Thus, a CRNA must have a physician's order to administer anesthesia or an anesthesia-related service, but there is no requirement that the order specify the drugs, dosages, or routes of administration because these functions are within the CRNAs scope of practice.

- **Rule 221 of the Texas Board of Nursing (Rules and Regulations Relating to Professional Nurse Education, Licensure and Practice)**, specifies that advanced practice nurses, including nurse anesthetists, "...act independently and/or in collaboration with the health team in the observation, assessment, diagnosis, intervention, evaluation, rehabilitation, care and counsel, and health teachings of persons who are ill, injured or infirm or experiencing changes in normal health processes; and in the promotion and maintenance of health or prevention of illness."

- **Section 157.058 Delegation to Certified Registered Nurse Anesthetists, Medical Practice Act (Texas Occupations Code)**, expressly permits CRNAs to select, obtain and administer anesthesia and anesthesia-related medications and apply appropriate medical devices necessary to accomplish the order and maintain the patient within a sound physiological status.

- **Section 157.060 Physician Liability for Delegated Act - Medical Practice Act (Texas Occupations Code)** states: "Unless the physician has reason to believe the physician assistant or advanced practice nurse lacked the competency to perform the act, a physician is not liable for an act of a physician assistant or advanced practice nurse solely because the physician signed a standing medical order, a standing delegation order, or another order or protocol authorizing the physician assistant or advanced practice nurse to administer, provide, carry out, or sign a prescription drug order."

- **Texas Attorney General Opinion JC-0117**, issued in 1999, Texas Attorney General Cornyn upheld that the selection and administration of anesthesia do not require supervision by a physician because a CRNA practicing in accordance with a proper delegation from a physician is within the scope of the practice of nursing and is subject to the board that regulates the practice of nursing.

These references can be found in their entirety at www.txana.org or through the respective regulatory agency.