Article 32 290
Podiatrists

PART 1
GENERAL PROVISIONS

12-290-102. Definitions.
12-290-103. Podiatric surgery.
12-290-104. Podiatry license required-professional liability insurance required - exceptions - rules.
12-290-105. Appointment of members of podiatry board - terms - repeal of article.
12-290-106. Powers and duties of board - limitation on authority.
12-290-107. Examination as to qualifications - rules.
12-290-108. Fees for examination - passing grade - date of examination. (Repealed)
12-290-109. Issuance, revocation, or suspension of license - probation - unprofessional conduct - definitions - immunity in professional review.
12-290-110. Volunteer podiatrist license.
12-290-111. Podiatry training license.
12-290-114. Disciplinary action by board.
12-290-119. Professional service corporations, limited liability companies, and registered limited liability partnerships for the practice of podiatry - definitions.
12-290-120. Penalties for practicing without license. (Repealed)
12-290-121. Renewal of license - continuing education - professional development program - rules - renewal questionnaire.
12-290-122. Injunctive proceedings. (Repealed)
12-290-123. Duplicates of license.
12-32-115. Procedure - registration - fees. (Repealed)
12-32-116. Certification of licensing. (Repealed)
12-32-119. Existing licenses and proceedings. (Repealed)

PART 2
SAFETY TRAINING FOR UNLICENSED X-RAY TECHNICIANS

12-32-201 12-290-201. Legislative declaration.

PART 1
GENERAL PROVISIONS

12-290-101. Applicability of common provisions. Articles 1, 20, and 30 of this title 12 apply, according to their terms, to this article 290.

12-290-102. [Formerly 12-32-101] Definitions. As used in this article 290, unless the context otherwise requires:

(1) "BOARD" means the Colorado Podiatry Board established pursuant to section 12-290-105. <Recommend adding definition of board, as is standard in other practice acts.>

(1) "Podiatric medicine" means the practice of podiatry. <Moving term to definition of "practice of podiatry" since the terms are synonymous.>

(2) "Podiatric physician" or "podiatrist" means any person who practices podiatry.

(3) (a) "Practice of podiatry" OR "PODIATRIC MEDICINE" means: <Adding "podiatric medicine" here since terms are synonymous.>

(I) Holding out one's self to the public as being able to treat, prescribe for, palliate, correct, or prevent any disease, ailment, pain, injury, deformity, or physical condition of the human toe, foot, ankle, tendons that insert into the foot, and soft tissue below the mid-calf, by the use of any medical, surgical, mechanical, manipulative, or electrical treatment, including complications thereof consistent with the scope of practice;

(II) Suggesting, recommending, prescribing, or administering any podiatric form of treatment, operation, or healing for the intended palliation, relief, or cure of any disease, ailment, injury, condition, or defect of the human toe, foot, ankle, tendons that insert into the foot, and soft tissue wounds below the mid-calf, including complications thereof consistent
with such THE scope of practice; and

(III) Maintaining an office or other place for the purpose of examining and treating persons afflicted with disease, injury, or defect of the human toe, foot, ankle, tendons that insert into the foot, and soft tissue wounds below the mid-calf, including the complications thereof consistent with such THE scope of practice.

(b) The "practice of podiatry" does not include the amputation of the foot or the administration of an anesthetic other than a local anesthetic.

(c) A podiatrist may only treat a soft tissue wound below the mid-calf if the patient is being treated by a physician for his or her underlying medical condition or if the podiatrist refers the patient to a physician for further treatment of the underlying medical condition.

(4) "Soft tissue wound" means a lesion to the musculoskeletal junction that include dermal and sub-dermal tissue that do not involve bone removal or repair or muscle transfer.

12-290-103. [Formerly 12-32-101.5] Podiatric surgery. (1) Surgical procedures on the ankle below the level of the dermis may be performed by a podiatrist licensed before July 1, 2010, in this state who:

(a) Is certified by the American Board of Podiatric Surgery or its successor organization;

(b) Is performing surgery under the direct supervision of a licensed podiatrist certified by the American Board of Podiatric Surgery or its successor organization; except that, if the supervising podiatrist is licensed on or after July 1, 2010, the supervising podiatrist shall be certified in reconstructive rearfoot/ankle surgery or foot and ankle surgery by the American Board of Podiatric Surgery or its successor organization; or

(c) Is performing surgery under the direct supervision of a person licensed to practice medicine and certified by the American Board of Orthopedic Surgery or its successor organization or by the American Osteopathic Board of Orthopedic Surgery or its successor organization.

(2) Surgical procedures on the ankle below the level of the dermis may be performed by a podiatrist licensed on or after July 1, 2010, in this state who:

(a) Is certified in reconstructive rearfoot/ankle surgery or foot and ankle surgery by the American Board of Podiatric Surgery or its successor organization;

(b) Is performing surgery under the direct supervision of a licensed podiatrist certified by the American Board of Podiatric Surgery or its successor organization; except that, if the supervising podiatrist is licensed on or after July 1, 2010, the supervising podiatrist shall be certified in reconstructive rearfoot/ankle surgery or foot and ankle surgery by the American Board of Podiatric Surgery or its successor organization;

(c) Is performing surgery under the direct supervision of a person licensed to practice medicine and certified by the American Board of Orthopedic Surgery or its successor organization;
organization or by the American Osteopathic Board of Orthopedic Surgery or its successor
organization; or

(d) Has completed a three-year surgical residency approved by the Colorado podiatry board.

12-290-104. [Formerly 12-32-102] Podiatry license required - professional
liability insurance required - exceptions - rules. (1) (a) It is unlawful for any person to
practice podiatry within the state of Colorado who does not hold a license to practice
medicine issued by the Colorado medical board PURSUANT TO ARTICLE 240 OF THIS TITLE 12
or a license to practice podiatry issued by the Colorado podiatry board as provided by this
article 290.

(b) A podiatry training license is required for a person serving IN an approved
residency program Such persons shall be licensed. The Colorado podiatry board MUST OBTAIN A PODIATRY TRAINING
LICENSE ISSUED pursuant to section 12-32-107.4 - 12-290-110.
As used in this section SUBSECTION (1)(b), an "approved residency" is a residency in a
hospital conforming to the minimum standards for residency training established or approved
by the Colorado podiatry board, which has the authority, upon its own investigation, to
approve any residency. <{Suggesting some cleanup to the podiatry training license
requirement. OK?}>

(2) It is unlawful for any person to practice podiatry within the state of Colorado
unless such THE person purchases and maintains professional liability insurance as follows:

(a) If such THE person performs surgical procedures, professional liability insurance
shall be maintained in an amount not less than one million dollars per claim and three million
dollars per year for all claims;

(b) The Colorado podiatry board shall by rule establish financial responsibility
standards for podiatrists who do not perform podiatric surgical procedures and who sign an
affidavit attesting to such THAT fact. The board may determine that no professional liability
insurance requirements apply to such THE persons or may impose standards which
shall not in any event exceed those prescribed in paragraph (a) of this subsection (2) SUBSECTION
(2)(a) OF THIS SECTION.

12-290-105. [Formerly 12-32-103] Appointment of members of podiatry board
- terms - repeal of article. (1) THE COLORADO PODIATRY BOARD IS HEREBY ESTABLISHED.
The governor shall appoint the members of the Colorado podiatry board. The board shall
consist of four podiatrist members and one member from the public at large. The member
from the public shall not be a licensed health care professional or be employed by or benefit
financially from the health care industry. The terms of the members of the board shall be four
years. The governor may remove any member of the board for misconduct, incompetency,
or neglect of duty. Members of the board shall remain in office until their successors are appointed.

(2) The Colorado podiatry board shall elect biennially from its membership a president and a vice-president. A majority of the board shall constitute a quorum for the transaction of all business.

(3) Members of the Colorado podiatry board shall be immune from suit in any action, civil or criminal, based upon any disciplinary proceedings or other official acts performed in good faith as members of such the board. *(This immunity provision is narrower than the immunity common provision, 12-20-402. Recommend retaining this language and look at adding an exclusion in 12-20-402 for podiatry board.)*

(4) (a) The provisions of section 24-34-104, C.R.S., concerning the termination schedule for regulatory bodies of the state unless extended as provided in that section, are applicable to the Colorado podiatry board created by this section:

(b) This article 290 is repealed, effective July 1, 2019. BEFORE ITS REPEAL, THE FUNCTIONS OF THE BOARD ARE SCHEDULED FOR REVIEW IN ACCORDANCE WITH SECTION 24-34-104.

12-290-106. Powers and duties of board - limitation on authority. (1) [Formerly 12-32-104 (1)] The Colorado podiatry board shall regulate the practice of podiatry. The board shall exercise, subject to the provisions of this article 290, the following powers and duties:

(a) Adopt promulgate, and from time to time revise such rules and regulations as may be necessary to enable it to carry out the provisions of this article PURSUANT TO SECTION 12-20-204, INCLUDING RULES GOVERNING ADVERTISING BY LICENSEES TO PREVENT THE USE OF MISLEADING, DECEPTIVE, OR FALSE ADVERTISING; *(Redundant with general rule-making authority common provision, 12-20-204. Also, combining rulemaking authorized in this paragraph (a) and paragraph (g), below. Recommend amending as indicated.)*

(b) Examine, license, and renew licenses of duly qualified podiatric applicants;

(c) Conduct hearings upon complaints concerning the disciplining of podiatrists; *(Some redundancy with paragraph (d), below. Recommend striking this paragraph (c) and combining with paragraph (d), new (c), below.)*

(d) Make investigations, hold hearings, INCLUDING HEARINGS UPON COMPLAINTS CONCERNING DISCIPLINING PRODIATRISTS, and take evidence IN ACCORDANCE WITH SECTION 12-20-403 in all matters relating to the exercise and performance of the powers and duties vested in the board; *(Recommend adding reference to disciplinary procedures common provision, 12-20-403, and moving language from current paragraph (c) to this paragraph.)*

(H) The board or an administrative law judge may administer oaths, take affirmations
of witnesses, and issue subpoenas to compel the attendance of witnesses and the production of all relevant papers, books, records, documentary evidence, and materials in any hearing, investigation, accusation, or other matter coming before the board. The board may appoint an administrative law judge pursuant to part 10 of article 30 of title 24, C.R.S., to take evidence and to make findings and report them to the board. (III) Upon failure of any witness to comply with such subpoena or process, the district court of the county in which the subpoenaed person or licensee resides or conducts business, upon application by the board or director with notice to the subpoenaed person or licensee, may issue to the person or licensee an order requiring that person or licensee to appear before the board or director, to produce the relevant papers, books, records, documentary evidence, or materials if so ordered; or to give evidence touching the matter under investigation or in question. Failure to obey the order of the court may be punished by the court as a contempt of court. <{(Subparagraphs (II) and (III) are redundant with disciplinary procedures common provision, 12-20-403 (2). Recommend repeal.}> 

(e)(d) Cause the prosecution of and seek injunctions IN ACCORDANCE WITH SECTION 12-20-406 against all persons violating this article 290; AND <{(Recommend adding reference to injunctive relief common provision, 12-20-406.}> 

(f) (e) Approve or refuse to approve podiatric colleges. and 

(g) Adopt regulations governing advertising by licensees to prevent the use of advertising which is misleading, deceptive, or false: <{(Moved to paragraph (a), above.}> 

(2) Repealed. 

12-32-104.5. Limitation on authority. The authority granted the board under the provisions of this article 290 shall not be construed to authorize the board to arbitrate or adjudicate fee disputes between licensees or between a licensee and any other party. <{(Moved to 12-290-106 (2), above.}> 

12-290-107. [Formerly 12-32-105] Examination as to qualifications - rules. (1) Every person desiring to practice podiatry in this state shall be examined as to his or her THE PERSON'S qualifications, except as otherwise provided in this article 290. Each applicant shall submit, in a manner approved by the Colorado podiatry board, an application containing satisfactory proof that said THE applicant: 

(a) Is AT LEAST twenty-one years of age; <{(OK with this clarification? As written, could be read to exclude applicants over 21 years of age.}> 

(b) Is a graduate of a school of podiatry at which not less than a two-year prepodiatry
course and a four-year course of podiatry is required and that is recognized and approved by
the Colorado podiatry board;
(c) Has completed one year of a residency program approved by the Colorado
podiatry board as established by rules promulgated by the board; and
(d) In the two years immediately preceding the date the application is received by the
Colorado podiatry board, has been enrolled in podiatric medical school or in a residency
program, has passed the national examination, has been engaged in the active practice of
podiatry as defined by the board, or can otherwise demonstrate competency as determined
by the board.

(2) and (3) (Deleted by amendment, L. 2010, (HB 10-1224), ch. 420, p. 2149, § 8,
effective July 1, 2010.)

12-32-106. Fees for examination - passing grade - date of examination.
(Repealed)

12-290-108. [Formerly 12-32-107.] Issuance, revocation, or suspension of license
- probation - unprofessional conduct - definitions - immunity in professional review.
(1) (a) If the Colorado podiatry board determines that an applicant possesses the
qualifications required by this article 290, has paid a fee to be determined and collected
pursuant to section 24-34-105, C.R.S. 12-20-105, and is entitled to a license to practice
podiatry, the board shall issue such the license. <{Adding reference to fees common
provision, 12-20-105.}>
(b) If the Colorado podiatry board determines that an applicant for a license to
practice podiatry does not possess the qualifications required by this article 290 or that he or
she THAT APPLICANT has done any of the acts defined in subsection (3) of this section as
unprofessional conduct, THE BOARD may refrain from issuing a license, and the applicant
may proceed as provided in section 24-4-104 (9). C.R.S.
(2) The Colorado podiatry board may refuse to issue or may revoke, suspend, or
refuse to renew the license to practice podiatry issued to any person, or the board may issue
a letter of admonition or a letter of concern to or place on probation TAKE DISCIPLINARY OR
OTHER ACTION AS AUTHORIZED IN SECTION 12-20-404 AGAINST any person who, while
holding such-a THE license, is guilty of any unprofessional conduct. <{Redundant with
disciplinary actions common provision, 12-20-404. Recommend amending as indicated.}>}
(3) "Unprofessional conduct" as used in this article 290 means:
(a) Repealed.
(b) (a) Resorting to fraud, misrepresentation, or material deception, or making a
misleading omission, in applying for, securing, renewing, or seeking reinstatement of a
license to practice podiatry in this state or any other state, in applying for professional
liability coverage required pursuant to section 12-32-109.5 12-290-118 or for privileges at a hospital or other health care facility, or in taking the examination required in this article 290;

(e) and (d) Repealed.

(e) (b) Conviction of a felony or any crime that would constitute a violation of this article 290. For purposes of this paragraph (e) SUBSECTION (3)(b), "conviction" includes the entry of a plea of guilty or nolo contendere or the imposition of a deferred sentence.

(f) (c) Habitual or excessive use or abuse of alcohol or controlled substances;

(g) Repealed.

(h) (d) Aiding or abetting in the practice of podiatry any person not licensed to practice podiatry or any person whose license to practice podiatry is suspended;

(i) (e) Any act or omission which THAT fails to meet generally accepted standards of the practice of podiatry;

(j) (f) (I) Except as otherwise provided in section 25-3-103.7, C.R.S., practicing podiatry as:

(A) The partner, agent, or employee of, or in joint venture with, any person who does not hold a license to practice podiatry within this state; or practicing podiatry as

(B) An employee of, or in joint venture with, any partnership or association any of whose partners or associates do not hold a license to practice podiatry within this state; or practicing podiatry as

(C) An employee of, or in joint venture with, any corporation other than a professional service corporation for the practice of podiatry as provided for in sections 12-32-109 (4) and 12-32-109.5 12-290-116 (5) and 12-290-118.

(II) Any licensee holding a license to practice podiatry in this state may accept employment from any person, partnership, association, or corporation to examine and treat the employees of such THE person, partnership, association, or corporation.

(k) (g) Violating, or attempting to violate, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate any provision or term of this article 290, any rule or regulation promulgated by the board pursuant to this article 290, or any final agency order;

(l) and (m) Repealed.

(n) (h) Administering, dispensing, or prescribing any habit-forming drug or any controlled substance, as defined in section 18-18-102 (5), C.R.S., other than in the course of legitimate professional practice, which includes only prescriptions related to the scope of podiatric medicine; as defined in section 12-32-101 (3)(a); <\"Podiatric medicine\" is a defined term, so recommend striking \"as defined in . . .\"/>
For the purposes of this paragraph (o) SUBSECTION (3)(i), a plea of guilty or a plea of nolo contendere accepted by the court shall be considered as a conviction;

(p) (j) Such physical or mental disability as to render the licensee unable to perform podiatry with reasonable skill and with safety to the patient;

(q) (k) Advertising which is misleading, deceptive, or false;

(r) (l) (I) Violation or abuse of health insurance pursuant to section 18-13-119; C.R.S.; or

(II) Advertising through newspapers, magazines, circulars, direct mail, directories, radio, television, or otherwise that the licensee will perform any act prohibited by section 18-13-119 (3); C.R.S.;

(s) (m) Engaging in a sexual act with a patient during the course of patient care or during the six-month period immediately following the termination of such care. "Sexual act", as used in this paragraph (s) SUBSECTION (3)(m), means sexual contact, sexual intrusion, or sexual penetration as defined in section 18-3-401. C.R.S.;

(t) (n) Performing any procedure in the course of patient care beyond the podiatrist's training and competence. This paragraph (t) SUBSECTION (3)(n) shall not be construed to authorize a licensed podiatrist to act beyond the scope of the practice of podiatry.

(u) (o) Engaging in any of the following activities and practices: Willful and repeated ordering or performance, without clinical justification, of demonstrably unnecessary laboratory tests or studies; the administration, without clinical justification, of treatment which is demonstrably unnecessary; the failure to obtain consultations or perform referrals when failing to do so is not consistent with the standard of care for the profession; or ordering or performing, without clinical justification, any service, X ray, or treatment which is contrary to recognized standards of the practice of podiatry as interpreted by the board;

(v) (p) Falsifying or repeatedly making incorrect essential entries or repeatedly failing to make essential entries on patient records;

(w) (q) Committing a fraudulent insurance act, as defined in section 10-1-128; C.R.S.;

(x) (Deleted by amendment, L. 95, p. 220, § 3, effective July 1, 1995.)

(y) (r) Refusing to complete and submit the renewal questionnaire, or failing to report all of the relevant facts, or falsifying any information on the questionnaire as required pursuant to section 12-32-101 (3); C.R.S.;

(z) (s) Failing to report to the board any podiatrist known to have violated or, upon information or belief, believed to have violated any of the provisions of this subsection (3);

(aa) (t) Dividing fees or compensation or billing for services performed by an
unlicensed person as prohibited by section 12-32-117 12-290-122;

(bb) (u) Failing to report to the Colorado podiatry board within thirty days any adverse action taken against the licensee by another licensing agency in another state, territory, or country or any peer review body, any health care institution, any professional or medical society or association, any governmental agency, any law enforcement agency, or any court for acts of conduct that would constitute grounds for action as described in this article 290;

(cc) (v) Failing to report to the board the surrender of a license or other authorization to practice medicine in another state or jurisdiction or the surrender of membership on any medical staff or in any medical or professional association or society while under investigation by any of those authorities or bodies for acts or conduct similar to acts or conduct that would constitute grounds for action as defined in this article 290;

(dd) (w) Violating the provisions of section 8-42-101 (3.6); C.R.S.;

(ee) (x) Any violation of the provisions of section 12-32-202 12-290-202 or any rule or regulation of the board adopted pursuant to said THAT section;

(ff) (y) Failing to respond in an honest, materially responsive, and timely manner to a complaint issued pursuant to section 12-32-108.3 12-290-113.

(3.5) (4) The discipline of a licensee for acts related to the practice of podiatry in another state, territory, or country shall be deemed unprofessional conduct. For purposes of this subsection (3.5) (4), "discipline" includes any sanction required to be reported pursuant to 45 CFR 60.8. This subsection (3.5) (4) shall apply only to disciplinary action based upon acts or omissions in such THE other state, territory, or country substantially as defined as unprofessional conduct pursuant to subsection (3) of this section.

(4) (5) (a) If a professional review committee is established pursuant to this section to investigate the quality of care being given by a person licensed pursuant to this article 290, it shall include in its membership at least three persons licensed under this article 290, but such THE committee may be authorized to act only by:

(I) The Colorado podiatry board; or

(II) A society or an association of persons licensed pursuant to this article 290 whose membership includes not less than one-third of the persons licensed pursuant to this article 290 residing in this state if the licensee whose services are the subject of review is a member of such THE society or association.

(b) IN ADDITION TO THE PERSONS SPECIFIED IN SECTION 12-20-402, any member of the board or professional review committee, any member of the board's staff, any member of the professional review committee's staff, and any person acting as a witness or consultant to the board or committee any witness testifying in a proceeding authorized under this article, and any person who lodges a complaint pursuant to this article shall be immune from liability in any civil action brought against him or her for acts occurring while acting in his or her
capacity as board member, committee member, staff, consultant, or witness, respectively, if such individual was acting in good faith within the scope of his or her respective capacity, made a reasonable effort to obtain the facts of the matter as to which he or she acted, and acted in the reasonable belief that the action taken by him or her was warranted by the facts. Any person participating in good faith in lodging a complaint or participating in any investigative or administrative proceeding pursuant to this article shall be immune from any civil or criminal liability that may result from such participation IS GRANTED THE SAME IMMUNITY, AND IS SUBJECT TO THE SAME CONDITIONS FOR IMMUNITY, AS SPECIFIED IN SECTION 12-20-402. <\{(Somewhat redundant with immunity common provision, section 12-20-402. Recommend amending as indicated.)\}>(5) To prevent the use of advertising which is misleading, deceptive, or false, the Colorado podiatry board may adopt regulations governing advertising by podiatrists. <\{Redundant with 12-290-106 (1)(a), above. Recommend repealing.\}>12-290-109. [Formerly 12-32-107.2] Volunteer podiatrist license. (1) Any person licensed to practice podiatry pursuant to this article 290 may apply to the Colorado podiatry board for volunteer licensure status. Any such THE application shall be in the form and manner designated by the board. The board may grant such VOLUNTEER LICENSURE status by issuing a volunteer license, or it THE BOARD may deny the application if the licensee has been disciplined for any of the causes set forth in section 12-32-107 12-290-108. (2) Any person applying for a license under this section shall: (a) Attest that, after a date certain, the applicant no longer earns income as a podiatrist; (b) Pay the license fee authorized by section 24-34-105, C.R.S. 12-20-105. The volunteer podiatrist license fee shall be reduced from the license fee. (c) Maintain liability insurance as provided in section 12-32-102 12-290-104. (3) The volunteer status of a licensee shall be plainly indicated on the face of any volunteer license issued pursuant to this section. (4) The Colorado podiatry board is authorized to conduct disciplinary proceedings pursuant to section 12-32-108.3 12-290-113 against any person licensed under this section for an act committed while such THE person was licensed pursuant to this section. (5) Any person licensed under this section may apply to the Colorado podiatry board for a return to active licensure status by filing an application in the form and manner designated by the board. The board may approve such THE application and issue a license to practice podiatry or may deny the application if the licensee has been disciplined for or engaged in any of the activities set forth in section 12-32-107 12-290-108. (6) A podiatrist with a volunteer license shall only provide podiatry services if the services are performed on a limited basis for no fee or other compensation.
12-290-110. [Formerly 12-32-107.4] Podiatry training license. (1) The Colorado podiatry board shall issue a podiatry training license to an applicant who has:

(a) Graduated from a podiatric medical school approved by the Colorado podiatry board;

(b) Passed the part I and part II examinations by the National Board of Podiatric Medical Examiners or its successor organization; and

(c) Been accepted into a podiatric residency program in Colorado.

(2) At least thirty days prior to the date the applicant begins the residency program, the applicant shall submit a statement to the Colorado podiatry board from the residency director of an approved residency program in Colorado that states the applicant meets the necessary qualifications and that the residency program accepts responsibility for the applicant's training while in the program.

(3) Where feasible, the applicant shall submit a completed application, on a form approved by the Colorado podiatry board, on or before the date on which the applicant begins the approved residency. A podiatry training license granted pursuant to this section shall expire if a completed application is not received by the board within sixty days after the applicant begins the approved residency.

(4) The Colorado podiatry board may refuse to issue a podiatric training license to an applicant who does not have the necessary qualifications, who has engaged in unprofessional conduct pursuant to section 12-32-107 12-290-108, or who has been disciplined by a licensing board in another jurisdiction.

(5) A person with a podiatric training license shall only practice podiatry under the supervision of a licensed podiatrist or a physician licensed to practice medicine within the residency program. A person with a podiatry training license shall not delegate podiatric or medical services to a person who is not licensed to practice podiatry or medicine and shall not have the authority to supervise physician assistants.

(6) The podiatry training license shall not be renewed and shall expire:

(a) No later than three years after the date the license is issued;

(b) If the training licensee is no longer participating in the residency program; or

(c) When the training licensee receives a license to practice podiatry pursuant to section 12-32-107 12-290-108.

12-290-111. [Formerly 12-32-107.5.] Prescriptions - requirement to advise patients - limit on opioid prescriptions - repeal. (1) A podiatrist licensed under this article may advise the podiatrist's patients of their option to have the symptom or purpose for which a prescription is being issued included on the prescription order.

(2) A podiatrist's failure to advise a patient under subsection (1) of this section shall not be grounds for any disciplinary action against the podiatrist's professional license issued.
under this article 290. Failure to advise a patient pursuant to subsection (1) of this section shall not be grounds for any civil action against a podiatrist in a negligence or tort action, nor shall such failure be evidence in any civil action against a podiatrist.

(3) (a) A podiatrist shall not prescribe more than a seven-day supply of an opioid to a patient who has not had an opioid prescription in the last twelve months by that podiatrist, and may exercise discretion to include a second fill for a seven-day supply. The limits on initial prescribing do not apply if, in the judgment of the podiatrist, the patient is subject to the limitations on prescribing opioids specified in section 12-30-109. <{Redundant with opioid prescribing limits common provision, 12-30-109. Recommend amending as indicated.}>

(i) Has chronic pain that typically lasts longer than ninety days or past the time of normal healing, as determined by the podiatrist, or following transfer of care from another podiatrist who prescribed an opioid to the patient;

(ii) Has been diagnosed with cancer and is experiencing cancer-related pain; or

(iii) Is experiencing post-surgical pain that, because of the nature of the procedure, is expected to last more than fourteen days.

(b) Prior to prescribing the second fill of any opioid prescription pursuant to this section, a podiatrist must comply with the requirements of section 12-42.5-404 (3.6). Failure to comply with section 12-42.5-404 (3.6) constitutes unprofessional conduct under section 12-32-107 only if the podiatrist repeatedly fails to comply.

(c) A podiatrist licensed pursuant to this article 32 may prescribe opioids electronically.

(d) A violation of this subsection (3) does not create a private right of action or serve as the basis of a cause of action. A violation of this section does not constitute negligence per se or contributory negligence per se and does not alone establish a standard of care. Compliance with this section does not alone establish an absolute defense to any alleged breach of the standard of care.

(e) (b) This subsection (3) is repealed, effective September 1, 2021.

12-290-112. [Formerly 12-32-108] Licensure by endorsement - rules. (1) The Colorado podiatry board may issue a license by endorsement to engage in the practice of podiatry in this state to any applicant who has a license in good standing as a podiatrist under the laws of another jurisdiction if the applicant presents proof satisfactory to the board that, at the time of application for a Colorado license by endorsement, the applicant possesses credentials and qualifications that are substantially equivalent to requirements in Colorado for licensure by examination, and that in the two years immediately preceding the date of the application the applicant has been engaged in the active practice of podiatry as defined by the board or can otherwise demonstrate competency as determined by the board. The board
may specify by rule what shall constitute substantially equivalent credentials and qualifications.

(2) A fee to be set by the board shall be charged for registration by endorsement.

(3) "In good standing", as used in subsection (1) of this section, means a license that has not been revoked or suspended or against which there are no current disciplinary or adverse actions.

12-290-113. [Formerly 12-32-108.3] Disciplinary action by board. (1) In the discharge of its duties, the Colorado podiatry board may enlist the assistance of other persons licensed to practice podiatry or medicine in this state. Podiatrists have the duty to report to the board any podiatrist known, or upon information and belief, to have violated any of the provisions of section 12-32-107 (3) 12-290-108 (3).

(2) (a) Complaints in writing relating to the conduct of any podiatrist licensed or authorized to practice podiatry in this state may be made by any person or may be initiated by the Colorado podiatry board on its own motion. The podiatrist complained of shall be given notice by first-class mail of the nature of all matters complained of within thirty days of the receipt of the complaint or initiation of the complaint by the Colorado podiatry board and shall be given thirty days to make explanation or answer thereto.

(b) The Colorado podiatry board shall cause an investigation to be made when the board is informed of:

(I) Disciplinary actions taken by hospitals to suspend or revoke the privileges of a podiatrist and reported to the board pursuant to section 25-3-107; C.R.S.;

(II) Disciplinary actions taken by a professional review committee established pursuant to section 12-32-107 (4) 12-290-108 (5) against a podiatrist;

(III) An instance of a malpractice settlement or judgment against a podiatrist reported to the board pursuant to section 10-1-124; C.R.S.; or

(IV) Podiatrists who have been allowed to resign from hospitals for unprofessional conduct. Such hospitals shall report those resignations to the board.

(c) On completion of an investigation, the board shall make a finding that:

(I) The complaint is without merit and no further action need be taken with reference thereto;

(II) There is no reasonable cause to warrant further action with reference thereto;

(III) (A) When a complaint or investigation discloses an instance of misconduct that, in the opinion of the board, does not warrant formal action by the board but that should not be dismissed as being without merit, IN WHICH CASE THE BOARD MAY SEND A LETTER OF admonition may be issued and sent, by certified mail to the licensee IN ACCORDANCE WITH SECTION 12-20-404 (4).

(B) When a letter of admonition is sent by the board, by certified mail, to a licensee,
such licensee shall be advised that he or she has the right to request in writing, within twenty
days after receipt of the letter, that formal disciplinary proceedings be initiated to adjudicate
the propriety of the conduct upon which the letter of admonition is based.

(C) If the request for adjudication is timely made, the letter of admonition shall be
deemed vacated and the matter shall be processed by means of formal disciplinary
proceedings: *(Some redundancy with letters of admonition common provision, 12-20-404
(4). Recommend amending as indicated.)*

(IV) *(A)* The investigation discloses facts that warrant further proceedings by formal
complaint, as provided in subsection (3) of this section, in which event the complaint shall
be referred to the attorney general for preparation and filing of a formal complaint;

*(B)* When a complaint or an investigation discloses an instance of misconduct that,
in the opinion of the board, warrants formal action, the complaint shall not be resolved by
a deferred settlement, action, judgment, or prosecution: *(Redundant with disciplinary
actions/no deferment common provision, 12-20-404 (2). Recommend repealing.)*

(V) The investigation discloses an instance of conduct which, in the opinion of
the board, does not warrant formal action but in which the board has noticed indications of
possible errant conduct by the licensee that could lead to serious consequences if not
corrected, in which case the board shall send a confidential letter of concern to the podiatrist against whom a complaint was made. If the board learns of second or subsequent actions of the same or similar nature by
the licensee, the board shall not issue a confidential letter of concern but shall take such
other course of action as it deems appropriate: *(Adding a cross reference to the confidential
letter of concern common provision, 12-20-404 (5).)*

(d) Repealed.

(3) *(a)* All formal complaints seeking disciplinary action against a podiatrist shall be
filed with the Colorado podiatry board. A formal complaint shall set forth the charges with
sufficient particularity as to inform the podiatrist clearly and specifically of the acts of
unprofessional conduct with which he or she is charged.

*(b)* The board may include in any disciplinary order placing a podiatrist on probation
such conditions as the board may deem appropriate to assure that the podiatrist is
physically, mentally, and otherwise qualified to practice podiatry in accordance with
generally accepted professional standards of practice, including any or all of the following:

(I) Submission by the podiatrist to such examinations as the board may order to
determine his or her physical or mental condition or his or her professional qualifications;

(II) The taking by him or her of such therapy or courses of training or education as
may be needed to correct deficiencies found either in the hearing or by such examinations;
(III) The Review or supervision of the podiatrist’s practice as may be necessary to determine the quality of the podiatrist’s practice and to correct deficiencies therein; and

(IV) The imposition of restrictions upon the nature of the podiatrist’s practice to assure that the podiatrist does not practice beyond the limits of his or her capabilities.

(c) Upon the failure of a licensee to comply with any conditions imposed by the Colorado podiatry board pursuant to paragraph (b) of this subsection (3) of this section, unless compliance is beyond the control of the licensee, the board may suspend the license of the licensee until the licensee complies with the conditions of the board.

(4) The board, through the department, of regulatory agencies, may employ administrative law judges, on a full-time or part-time basis, to conduct hearings as provided by this article 290 or on any matter within the board’s jurisdiction upon such terms and conditions as the board may determine. <{Since this section refers to employment of ALJs, not redundant with appointment of ALJs common provision, 12-20-403 (3). Recommend retaining this provision.}>

(5) The attendance of witnesses and the production of books, patient records, papers, and other pertinent documents at the hearing may be summoned by subpoenas issued by the board, which shall be served in the manner provided by the Colorado rules of civil procedure for service of subpoenas. <{Redundant with disciplinary procedures/subpoena powers common provision, 12-20-403 (2)(a), which is referenced in board powers and duties section, 12-290-106 (1)(c). Recommend repealing.}>
which the copies were made.

(b) Upon certification of the custodian that the copies are true and complete except for the patient's name, they shall be deemed authentic, subject to the right to inspect the originals for the limited purpose of ascertaining the accuracy of the copies. No privilege of confidentiality shall exist with respect to such copies, and no liability shall lie against the board or the custodian or his or her authorized employee for furnishing or using such copies in accordance with this subsection. <Partially redundant with disciplinary procedures/subpoena powers and appointment of ALJ common provision, 12-20-403 (2)(a) & (3). Recommend amending as indicated and separating the language in paragraph (b) from paragraph (a).>  

(b) Upon failure of any witness to comply with such subpoena or process, the district court of the county in which the subpoenaed person or licensee resides or conducts business, upon application by the board or director with notice to the subpoenaed person or licensee, may issue an order requiring that person or licensee to appear before the board or director; to produce the relevant papers, books, records, documentary evidence, or materials if so ordered; or to give evidence touching the matter under investigation or in question. Failure to obey the order of the court may be punished by the court as a contempt of court. <Redundant with disciplinary procedures common provision, 12-20-403 (2)(b). Recommend repealing.>  

(8) (Deleted by amendment, L. 2010, (HB 10-1224), ch. 420, p. 2154, § 13, effective July 1, 2010.)

(9) (7) Upon the expiration of the term of suspension, the license shall be reinstated by the Colorado podiatry board if the holder of the license furnishes the board with evidence that he or she has complied with all terms of the suspension. If the evidence shows that he or she has not complied with all terms of the suspension, the board shall continue the suspension or revoke the license at a hearing, notice of which and the procedure at which shall be as provided in this section.

(10) (8) If a person holding a license to practice podiatry in this state is determined to be mentally incompetent or insane by a court of competent jurisdiction and a court enters, pursuant to part 3 or 4 of article 14 of title 15 or section 27-65-109 (4) or 27-65-127, C.R.S., an order specifically finding that the mental incompetency or insanity is of such a degree that the person holding a license is incapable of continuing to practice podiatry, his or her license shall automatically be suspended by the board, and, anything in this article 290 to the contrary notwithstanding, the suspension shall continue until the licensee is found by such court to be competent to practice podiatry.

(11) (9) (a) In accordance with the procedures specified in section 12-30-108, if the Colorado podiatry board has reasonable cause to believe that a person licensed to practice podiatry in this state is unable to practice podiatry with reasonable skill and safety
to patients because of a condition described in section 12-32-107 (3)(f) or (3)(p), the Board may require the licensee to submit to mental or physical examinations by physicians designated by the board. Upon the failure of the licensee to submit to the mental or physical examinations, unless due to circumstances beyond his or her control, the board may suspend the licensee's license to practice podiatry in this state until such time as he or she submits to the required examinations and the board has made a determination on the ability of the licensee based on the results of the examinations. The board shall ensure that all examinations are conducted and evaluated in a timely manner.

(b) Every person licensed to practice podiatry in this state shall be deemed, by so practicing or by applying for registration of his or her license to practice podiatry in this state, to have given his or her consent to submit to mental or physical examinations when directed in writing by the board and, further, to have waived all objections to the admissibility of the examining physician's testimony or examination reports on the ground of privileged communication.

(c) The results of any mental or physical examination ordered by the board shall not be used as evidence in any proceeding other than before the Colorado podiatry board.

(12) Investigations and examinations of the Colorado podiatry board conducted pursuant to the provisions of this section shall be exempt from the provisions of any law requiring that proceedings of the board be conducted publicly or that the minutes or records of the board with respect to action of the board taken pursuant to the provisions of this subsection (12) be open to public inspection. Any proceedings with regard to a licensee who is in violation of section 12-32-107 (3)(f) 12-290-108 (3)(c) and who is participating in good faith in a rehabilitation program designed to alleviate the conditions specified in section 12-32-107 (3)(f) which 12-290-108 (3)(c) that has been approved by the board are also exempt from any such requirements of law.

(13) A person licensed to practice podiatry or medicine who, at the request of the Colorado podiatry board, examines another person licensed to practice podiatry shall be immune from suit for damages by the person examined if the examining person conducted the examination and made his or her findings or diagnosis in good faith.

(14) Repealed.

(15) (a) If it appears to the Colorado podiatry board, based upon credible evidence as presented in a written complaint by any person, that a licensee is acting in a manner that is an imminent threat to the health and safety of the public or a person is acting or has acted without the required license, the board may issue an order to cease and desist such activity. The order shall set forth the statutes and rules alleged to have been violated, the facts alleged
to have constituted the violation, and the requirement that all unlawful acts or unlicensed practices immediately cease;

(b) Within ten days after service of the order to cease and desist pursuant to paragraph (a) of this subsection (15), the respondent may request a hearing on the question of whether acts or practices in violation of this part 1 have occurred. Such hearing shall be conducted pursuant to sections 24-4-104 and 24-4-105, C.R.S.

(16) (a) If it appears to the Colorado podiatry board, based upon credible evidence as presented in a written complaint by any person, that a person has violated any other portion of this part 1, then, in addition to any specific powers granted pursuant to this part 1, the board may issue to such person an order to show cause as to why the board should not issue a final order directing such person to cease and desist from the unlawful act or unlicensed practice.

(b) A person against whom an order to show cause has been issued pursuant to paragraph (a) of this subsection (16) shall be promptly notified by the Colorado podiatry board of the issuance of the order, along with a copy of the order, the factual and legal basis for the order, and the date set by the board for a hearing on the order. Such notice may be served by personal service, by first-class United States mail, postage prepaid, or as may be practicable upon any person against whom such order is issued. Personal service or mailing of an order or document pursuant to this subsection (16) shall constitute notice thereof to the person:

(c)(I) The hearing on an order to show cause shall be commenced no sooner than ten and no later than forty-five calendar days after the date of transmission or service of the notification by the Colorado podiatry board as provided in paragraph (b) of this subsection (16). The hearing may be continued by agreement of the parties based upon the complexity of the matter, number of parties to the matter, and legal issues presented in the matter, but in no event shall the hearing commence later than sixty calendar days after the date of transmission or service of the notification.

(II) If a person against whom an order to show cause has been issued pursuant to paragraph (a) of this subsection (16) does not appear at the hearing, the Colorado podiatry board may present evidence that notification was properly sent or served upon such person pursuant to paragraph (b) of this subsection (16) and such other evidence related to the matter as the board deems appropriate. The board shall issue the order within ten days after the board’s determination related to reasonable attempts to notify the respondent, and the order shall become final as to that person by operation of law. Such hearing shall be conducted pursuant to sections 24-4-104 and 24-4-105, C.R.S.

(III) If the Colorado podiatry board reasonably finds that the person against whom the order to show cause was issued is acting or has acted without the required license or has or is about to engage in acts or practices constituting violations of this part 1, a final
cease-and-desist order may be issued directing such person to cease and desist from further unlawful acts or unlicensed practices.

(IV) The Colorado podiatry board shall provide notice, in the manner set forth in paragraph (b) of this subsection (16), of the final cease-and-desist order within ten calendar days after the hearing conducted pursuant to this paragraph (c) to each person against whom the final order has been issued. The final order issued pursuant to subparagraph (III) of this paragraph (c) shall be effective when issued and shall be a final order for purposes of judicial review.

(17) If it appears to the Colorado podiatry board, based upon credible evidence presented to the board, that a person has engaged in or is about to engage in any unlicensed act or practice, any act or practice constituting a violation of this part 1, any rule promulgated pursuant to this part 1, any order issued pursuant to this part 1, or any act or practice constituting grounds for administrative sanction pursuant to this part 1, the board may enter into a stipulation with such person.

(18) If any person fails to comply with a final cease-and-desist order or a stipulation, the Colorado podiatry board may request the attorney general or the district attorney for the judicial district in which the alleged violation exists to bring, and if so requested such attorney shall bring, suit for a temporary restraining order and for injunctive relief to prevent any further or continued violation of the final order.

(19) A person aggrieved by the final cease-and-desist order may seek judicial review of the Colorado podiatry board's determination or of the board's final order as provided in section 12-32-108.7.

(12) THE BOARD MAY ISSUE CEASE-AND-DESIST ORDERS UNDER THE CIRCUMSTANCES AND IN ACCORDANCE WITH THE PROCEDURES SPECIFIED IN SECTION 12-20-405. <{Subsections (15) through (19) are redundant with cease-and-desist orders common provision, 12-20-405. Recommend repeal and replacing with cross-reference to cease-and-desist orders common provisions.}>}

(20) (13) The Colorado podiatry board may impose a fine, not to exceed five thousand dollars, for a violation of this article 290. All fines collected pursuant to this subsection (20) shall be transferred to the state treasurer, who shall credit the moneys to the general fund. <{Redundant with disposition of fines common provision, 12-20-404 (6). Recommend repeal.}>
its prior action and grant, reinstate, or restore the license or terminate probation or reduce the severity of its prior disciplinary action. The taking of any such further action, or the holding of a hearing with respect thereto, shall rest in the sole discretion of the board.

(2) Upon the receipt of the application, it may be forwarded to the attorney general for investigation as may be deemed necessary. A copy of the application and the report of investigation shall be forwarded to the board, which shall consider the same and report its findings and conclusions. The proceedings shall be governed by the applicable provisions governing formal hearings in disciplinary proceedings. The attorney general may present evidence bearing upon the matters in issue, and the burden shall be upon the applicant seeking reinstatement to establish the averments of his or her application as specified in section 24-4-105 (7). C.R.S. No application for reinstatement or for modification of a prior order shall be accepted unless the applicant deposits with the board all amounts unpaid under any prior order of the board.

(3) No licensee whose license is revoked shall be allowed to apply for reinstatement of such license earlier than two years after the effective date of the revocation. <{Redundant with waiting period common provision, 12-20-404 (3). Recommend repealing.}>

12-290-115. [Formerly 12-32-108.7] Judicial review. The court of appeals shall have initial jurisdiction to review section 12-20-408 governs judicial review of all final actions and orders of the board that are subject to judicial review of the Colorado podiatry board. Such proceedings shall be conducted in accordance with section 24-4-106 (11), C.R.S. <{Redundant with judicial review common provision, 12-20-408. Recommending amending as indicated.}>

12-290-116. [Formerly 12-32-109] Unauthorized practice - penalties - exclusions. (1) Any person who practices or offers or attempts to practice podiatry within this state without an active license issued under this article commits a class 2 misdemeanor and shall be punished as provided in section 18-1.3-501, C.R.S., for the first offense, and, for the second or any subsequent offense, the person commits a class 6 felony and shall be punished as provided in section 18-1.3-401, C.R.S. 290 IS SUBJECT TO PENALTIES PURSUANT TO SECTION 12-20-407 (1)(a). <{Redundant with unauthorized practice common provision, 12-20-407. Recommend amending as indicated.}>

(1.5) (2) Any person who presents as his or her the diploma, license, certificate, or credentials of another, or who gives either false or forged evidence of any kind to the Colorado podiatry board, or any member thereof, in connection with an application for a license to practice podiatry, or who practices podiatry under a false or assumed name, or who falsely impersonates another licensee of a like or different name commits a class 6 felony and shall be punished as provided in section 18-1.3-401. C.R.S.
(2) No A person shall NOT advertise in any form or hold himself or herself out to the public as a podiatrist, or, in any sign or any advertisement, use the word "podiatrist", "foot specialist", "foot correctionist", "foot expert", "practipedist", "podologist", or any other terms or letters indicating or implying that he or she is a podiatrist or that he or she practices or holds himself or herself out as practicing podiatry or foot correction in any manner, without having, at the time of so doing, a valid, unsuspended, and unrevoked license as required by this article 290.

(3) No podiatrist shall willfully cause the public to believe that he or she has qualifications extending beyond the limits of this article 290, and no podiatrist shall willfully sign his or her name using the prefix "Doctor" or "Dr." without following his or her name with "podiatrist", "Doctor of Podiatric Medicine", or "D.P.M.". No podiatrist shall use the title "podiatric physician" unless such title is followed by the words "practice limited to treatment of the foot and ankle".

(4) The conduct of the practice of podiatry in a corporate capacity is hereby prohibited, but such prohibition shall not be construed to prevent the practice of podiatry by a professional service corporation whose stockholders are restricted solely to licensed podiatrists. Any such professional service corporation may exercise such powers and shall be subject to such limitations and requirements, insofar as applicable, as are provided in section 12-32-109.5 12-290-118, relating to professional service corporations for the practice of podiatry.

(5) The provisions of this article 290 shall not:

(a) Apply to any physician licensed to practice medicine or surgery, any regularly commissioned surgeon of the United States armed forces or United States public health service, or any licensed osteopath;

(b) The provisions of this article shall not be construed to prohibit the recommending, advertising, fitting, adjusting, or sale of corrective shoes, arch supports, or similar mechanical appliances and foot remedies by retail dealers and manufacturers;

(c) The provisions of this article shall not be construed to prohibit, or to require a license for, the rendering of services under the personal and responsible direction and supervision of a person licensed to practice podiatry, and this exemption shall not apply to persons otherwise qualified to practice podiatry but not licensed to practice in this state; OR

(d) The provisions of this article shall not be construed to prohibit, or to require a license for, the rendering of nursing services by registered or other nurses in the lawful discharge of their duties pursuant to article 38 255 of this title 12.

12-290-117. [Formerly 12-32-109.3] Use of physician assistants - rules. (1) A person licensed under the laws of this state to practice podiatry may delegate to a physician
assistant licensed by the Colorado medical board pursuant to section 12-36-107.4. The acts shall be consistent with sound practices of podiatry. Each prescription for a controlled substance, as defined in section 18-18-102 (5), C.R.S., issued by a physician assistant must have the name of the physician assistant's supervising podiatrist printed on the prescription. For all other prescriptions issued by a physician assistant, the name and address of the health facility and, if the health facility is a multi-speciality organization, the name and address of the speciality clinic within the health facility where the physician assistant is practicing must be imprinted on the prescription. Nothing in this section limits the ability of otherwise licensed health personnel to perform delegated acts. The dispensing of prescription medication by a physician assistant is subject to section 12-42.5-118 (6) 12-280-120 (6).

(2) If the authority to perform an act is delegated pursuant to subsection (1) of this section, the act shall not be performed except under the personal and responsible direction and supervision of a person licensed under the laws of this state to practice podiatry, and said person shall not be responsible for the direction and supervision of more than four physician assistants at any one time without specific approval of the board. The board may define appropriate direction and supervision pursuant to rules.

(3) The provisions of sections 12-36-106 (5) 12-240-107 (6) and 12-240-113 governing physician assistants under the "Colorado Medical Practice Act" shall apply to physician assistants under this section.

12-290-118. [Formerly 12-32-109.5] Professional service corporations, limited liability companies, and registered limited liability partnerships for the practice of podiatry - definitions. (1) Persons licensed to practice podiatry by the Colorado podiatry board may form professional service corporations for the practice of podiatry under the "Colorado Corporation Code", if such corporations are organized and operated in accordance with the provisions of this section. The articles of incorporation of such corporations shall contain provisions complying with the following requirements:

(a) The name of the corporation shall contain the words "professional company" or "professional corporation" or abbreviations thereof.

(b) The corporation shall be organized solely for the purposes of conducting the practice of podiatry only through persons licensed by the Colorado podiatry board to practice podiatry in the state of Colorado.

(c) The corporation may exercise the powers and privileges conferred upon corporations by the laws of Colorado only in furtherance of and subject to its corporate purpose.
(d) All shareholders of the corporation shall be persons licensed by the Colorado podiatry board to practice podiatry in the state of Colorado, and who at all times own their shares in their own right. They shall be individuals who, except for illness, accident, time spent in the armed services, on vacations, and on leaves of absence not to exceed one year, are actively engaged in the practice of podiatry in the offices of the corporation.

(e) Provisions shall be made requiring any shareholder who ceases to be or for any reason is ineligible to be a shareholder to dispose of all his or her THE SHAREHOLDER'S shares immediately, either to the corporation or to any person having the qualifications described in paragraph (d) of this subsection (1) SUBSECTION (1)(d) OF THIS SECTION.

(f) The president shall be a shareholder and a director and, to the extent possible, all other directors and officers shall be persons having the qualifications described in paragraph (d) of this subsection (1) SUBSECTION (1)(d) OF THIS SECTION. Lay directors and officers shall not exercise any authority whatsoever over professional matters. Notwithstanding sections 7-108-103 to 7-108-106, C.R.S., relating to the terms of office of directors, a professional service corporation for the practice of podiatry may provide in the articles of incorporation or the bylaws that the directors may have terms of office of up to six years and that the directors may be divided into either two or three classes, each class to be as nearly equal in number as possible, with the terms of each class staggered to provide for the periodic, but not annual, election of less than all the directors.

(g) The articles of incorporation shall provide and all shareholders of the corporation shall agree that all shareholders of the corporation shall be jointly and severally liable for all acts, errors, and omissions of the employees of the corporation or that all shareholders of the corporation shall be jointly and severally liable for all acts, errors, and omissions of the employees of the corporation except during periods of time when each person licensed by the Colorado podiatry board to practice podiatry in Colorado who is a shareholder or any employee of the corporation has a professional liability policy insuring himself or herself THE LICENSEE and all employees who are not licensed to practice podiatry who act at his or her THE LICENSEE'S direction in the amount of fifty thousand dollars for each claim and an aggregate top limit of liability per year for all claims of one hundred fifty thousand dollars or the corporation maintains in good standing professional liability insurance, which shall meet the following minimum standards:

(I) The insurance shall insure the corporation against liability imposed upon the corporation by law for damages resulting from any claim made against the corporation arising out of the performance of professional services for others by those officers and employees of the corporation who are licensed by the Colorado podiatry board to practice podiatry.

(II) Such THE policies shall insure the corporation against liability imposed upon it by law for damages arising out of the acts, errors, and omissions of all nonprofessional
(III) The insurance shall be in an amount for each claim of at least fifty thousand dollars multiplied by the number of persons licensed to practice podiatry employed by the corporation. The policy may provide for an aggregate top limit of liability per year for all claims of one hundred fifty thousand dollars also multiplied by the number of persons licensed to practice podiatry employed by the corporation, but no firm shall be required to carry insurance in excess of three hundred thousand dollars for each claim with an aggregate top limit of liability for all claims during the year of nine hundred thousand dollars.

(IV) The policy may provide that it does not apply to: Any dishonest, fraudulent, criminal, or malicious act or omission of the insured corporation or any stockholder or employee thereof; the conduct of any business enterprise, as distinguished from the practice of podiatry, in which the insured corporation under this section is not permitted to engage but which nevertheless may be owned by the insured corporation or in which the insured corporation may be a partner or which may be controlled, operated, or managed by the insured corporation in its own or in a fiduciary capacity, including the ownership, maintenance, or use of any property in connection therewith; when not resulting from breach of professional duty, bodily injury to, or sickness, disease, or death of any person, or to injury to or destruction of any tangible property, including the loss of use thereof; and such policy may contain reasonable provisions with respect to policy periods, territory, claims, conditions, and other usual matters.

(2) (a) The corporation shall do nothing which, if done by a person licensed to practice podiatry in the state of Colorado employed by it, would violate the standards of professional conduct as provided for in section 12-32-107 (3) 12-290-108 (3). Any violation by the corporation of this section shall be grounds for the Colorado podiatry board to terminate or suspend its right to practice podiatry.

(b) The provisions of paragraph (b) of subsection (5) of this section shall apply to the employment of a podiatrist by a professional service corporation, limited liability company, or registered limited liability partnership formed for the practice of podiatry in accordance with this section regardless of the date of formation of the entity.

(3) Nothing in this section shall be deemed to diminish or change the obligation of each person licensed to practice podiatry employed by the corporation to conduct his or her practice in accordance with the standards of professional conduct provided for in section 12-32-107 (3) 12-290-108 (3). Any person licensed by the Colorado podiatry board to practice podiatry who by act or omission causes the corporation to act or fail to act in a way that violates such the standards of professional conduct, including any provision of this section, shall be deemed personally responsible for the act or omission and shall be subject to discipline for the act or omission.

(4) A professional service corporation may adopt a pension, CASH PROFIT-SHARING,
DEFERRED profit-sharing, (whether cash or deferred) health and accident, insurance, or welfare plan for all or part of its employees including lay employees if such THE plan does not require or result in the sharing of specific or identifiable fees with lay employees, and if any payments made to lay employees, or into any such plan in behalf of lay employees, are based upon their compensation or length of service, or both, rather than the amount of fees or income received.

(5) (a) Except as provided in this section, corporations shall not practice podiatry.

(b) Employment of a podiatrist by a certified or licensed hospital, licensed skilled nursing facility, certified home health agency, licensed hospice, certified comprehensive outpatient rehabilitation facility, certified rehabilitation agency, authorized health maintenance organization, accredited educational entity, or other entity wholly owned and operated by any governmental unit or agency shall not be considered the corporate practice of podiatry if:

(I) The relationship created by the employment does not affect the ability of the podiatrist to exercise his or her independent judgment in the practice of the profession;

(II) The podiatrist's independent judgment in the practice of the profession is in fact unaffected by the relationship;

(III) The policies of the entity employing the podiatrist contain a procedure by which complaints by a podiatrist alleging a violation of this paragraph (b) SUBSECTION (5)(b) may be heard and resolved;

(IV) The podiatrist is not required to exclusively refer any patient to a particular provider or supplier; except that nothing in this subparagraph (IV) SUBSECTION (5)(b)(IV) shall invalidate the policy provisions of a contract between a podiatrist and his or her intermediary or the managed care provisions of a health coverage plan; and

(V) The podiatrist is not required to take any other action he or she determines not to be in the patient's best interest.

(c) A podiatrist employed by an entity described in paragraph (b) of this subsection (5) SUBSECTION (5)(b) OF THIS SECTION shall be an employee of the entity for purposes of liability for all acts, errors, and omissions of the employee.

(6) As used in this section, unless the context otherwise requires:

(a) "Articles of incorporation" includes operating agreements of limited liability companies and partnership agreements of registered limited liability partnerships.

(b) "Corporation" includes a limited liability company organized under the "Colorado Limited Liability Company Act", article 80 of title 7, C.R.S.; and a limited liability partnership registered under section 7-60-144 or 7-64-1002, C.R.S.

(c) "Director" and "officer" of a corporation includes a member and a manager of a limited liability company and a partner in a registered limited liability partnership.

(d) "Employees" includes employees, members, and managers of a limited liability
company and employees and partners of a registered limited liability partnership.

(d.5) "Health benefit plan" has the same meaning as set forth in section 10-16-102 (32), C.R.S. <{Recommend repealing as the term is not used in this section.}>

(e) "Share" includes a member's rights in a limited liability company and a partner's rights in a registered limited liability partnership.

(f) "Shareholder" includes a member of a limited liability company and a partner in a registered limited liability partnership.

12-32-110. Penalties for practicing without license. (Repealed)

12-290-119. [Formerly 12-32-111] Renewal of license - continuing education - professional development program - rules - renewal questionnaire. (1) (a) The Colorado podiatry board shall set reasonable continuing education requirements for the renewal of a license, but in no event shall the board require more than fourteen hours' credit of continuing education per year. A podiatrist desiring to renew his or her license to practice podiatry shall submit to the Colorado podiatry board the information the board believes necessary to show that he or she THE PODIATRIST has fulfilled the board's continuing education requirements and a fee to be determined and collected pursuant to section 24-34-105, C.R.S. 12-20-105.

(b) On or before the 2013 podiatrist license renewal cycle, the Colorado podiatry board shall promulgate rules and implement an ongoing professional development program that shall be developed in conjunction with statewide professional associations that represent podiatrists. The professional development program may include the continuing education requirements in paragraph (a) of this subsection (1) SUBSECTION (1)(a) OF THIS SECTION.<{Can the date/initial clause of this paragraph (b) be repealed?}>

(1.5) (2) The board shall establish a questionnaire to accompany the renewal form. The questionnaire shall be designed to determine if the licensee has acted in violation of, or has been disciplined for actions that might be construed as violations of, this article 290 or that may make the licensee unfit to practice podiatry with reasonable care and safety. The failure of an applicant to answer the questionnaire accurately shall constitute unprofessional conduct pursuant to section 12-32-107 12-290-108.

(3) (Deleted by amendment, L. 2010, (HB 10-1224), ch. 420, p. 2158, § 19, effective July 1, 2010.)

(4) Renewal or reinstatement of a license shall be pursuant to a schedule established by the director of the division of professions and occupations within the department of regulatory agencies, and a license shall be renewed or reinstated pursuant to section
The director may establish renewal fees and delinquency fees for reinstatement pursuant to section 24-34-105, C.R.S. If a person fails to renew his or her license pursuant to the schedule established by the director, the license shall expire. Licenses issued under this Article 290 are subject to the renewal, expiration, reinstatement, and delinquency fee provisions of Section 12-20-202 (1) and (2). A person whose license has expired shall be subject to the penalties provided in this article 290 or in section 24-34-102 (8), C.R.S. 12-20-202 (1). The board shall establish the criteria for reinstatement of a license. <Redundant with renewal/reinstatement/delinquency fees common provision, 12-20-202; recommend amending as indicated.>

12-32-112. Existing licenses and proceedings. (Repealed)

12-290-120. [Formerly 12-32-113] Injunctive proceedings. The Colorado podiatry board in the name of the people of the state of Colorado, may apply for SEEK injunctive relief through the attorney general in any court of competent jurisdiction IN ACCORDANCE WITH SECTION 12-20-406, BUT ONLY to enjoin any person who does not possess a currently valid or active podiatry license from committing any act declared to be unlawful or prohibited by this article If it is established that the defendant has been or is committing an act declared to be unlawful or prohibited by this article, the court or any judge thereof shall enter a decree perpetually enjoining said defendant from further committing such act. In the case of a violation of any injunction issued under the provisions of this section, the court or any judge thereof may summarily try and punish the offender for contempt of court. Such injunctive proceedings shall be in addition to, and not in lieu of, all penalties and other remedies provided for in this article 290. <Redundant with injunctive relief common provision, 12-20-406. Recommend amending as indicated.>

12-290-121. [Formerly 12-32-114] Duplicates of license. The Colorado podiatry board is authorized to issue a duplicate license to any person to whom a license to practice podiatry in this state has been issued, upon application, properly verified by oath, establishing to the satisfaction of the board that the original license has been lost or destroyed and upon payment to the board of a fee to be determined by rule adopted by the board. No person shall be entitled to a duplicate license unless he or she is a licensee in good standing.

12-32-115. Procedure - registration - fees. (Repealed)

12-32-116. Certification of licensing. (Repealed)

12-290-122. Division of fees prohibited - penalty - recovery of fees illegally paid.
(1) [Formerly 12-32-117] A LICENSEE COMMITs A CLASS 3 MISDEMEANOR AND SHALL BE
PUNISHED AS PROVIDED IN SECTION 18-1.3-501 if any person holding a license issued by the
Colorado podiatry board. THE LICENSEE:
   (a) Divides any fee or compensation received or charged for services rendered by him
or her THE PERSON as such a licensee or agrees to divide any such THE fee or compensation
with any person, firm, association, or corporation as pay or compensation to such THE other
person for:
      (i) Sending or bringing any patient or other person to such THE licensee; or for
      (ii) Recommending such THE licensee to any person; or for
      (iii) Being instrumental in any manner in causing any person to engage such THE
licensee in his or her THE LICENSEEE'S professional capacity; or if any such licensee shall
   (b) Either directly or indirectly pay PAYS or compensate COMPENSATES or agree
AGREES to pay or compensate any person, firm, association, or corporation for:
      (i) Sending or bringing any patient or other person to such THE licensee for
examination or treatment; or for
      (ii) Recommending such THE licensee to any person; or for
      (iii) Being instrumental in causing any person to engage such THE licensee in his or
her THE LICENSEEE'S professional capacity; or if any such licensee;
   (c) In his or her THE LICENSEEE'S professional capacity and in his or her THE LICENSEEE's
own name or behalf, shall make or present MAKES OR PRESENTS a bill or request REQUESTS
a payment for services rendered by any person other than the licensee. such LICENSEE commits
a class 3 misdemeanor and shall be punished as provided in section 18-1.3-501, C.R.S.
(2) Repealed.

(2) [Formerly 12-32-118] If any A licensee, in violation of SUBSECTION (1) OF THIS
section, 12-32-117, divides or agrees to divide any fee or compensation received by him or
her THE LICENSEEE for services rendered in his or her THE LICENSEEE'S professional capacity
with any person, the person who has paid such THE fee or compensation to the licensee may
recover the amount unlawfully paid or agreed to be paid from either the licensee or from the
person to whom the fee or compensation has been paid, by an action to be instituted within
two years after the date on which the fee or compensation was divided or agreed to be
divided.

12-32-118. Recovery of fees illegally paid. If any licensee, in violation of section
12-32-117, divides or agrees to divide any fee or compensation received by him or her for
services rendered in his or her professional capacity with any person, the person who has paid
such fee or compensation to the licensee may recover the amount unlawfully paid or agreed
to be paid from either the licensee or from the person to whom the fee or compensation has
been paid, by an action to be instituted within two years after the date on which the fee or
compensation was divided or agreed to be divided. <[Moved to 12-290-122 (2).]>

12-32-119. Existing licenses and proceedings. (Repealed)

PART 2
SAFETY TRAINING FOR UNLICENSED X-RAY TECHNICIANS

12-290-201. [Formerly 12-32-201] Legislative declaration. (1) The general assembly hereby finds, determines, and declares that public exposure to the hazards of ionizing radiation used for diagnostic purposes should be minimized wherever possible. Accordingly, the general assembly finds, determines, and declares that for any podiatric physician or podiatrist to allow an untrained person to operate a machine source of ionizing radiation, including without limitation a device commonly known as an "X-ray machine", or to administer such radiation to a patient for diagnostic purposes is a threat to the public health and safety.

(2) It is the intent of the general assembly that podiatric physicians or podiatrists utilizing unlicensed persons in their practices provide those persons with a minimum level of education and training before allowing them to operate machine sources of ionizing radiation; however, it is not the general assembly's intent to discourage education and training beyond this minimum. It is further the intent of the general assembly that established minimum training and education requirements correspond as closely as possible to the requirements of each particular work setting as determined by the Colorado podiatry board pursuant to this part 2.

(3) The general assembly seeks to ensure, and accordingly declares its intent, that in promulgating the rules and regulations authorized by this part 2, the Colorado podiatry board will make every effort, consistent with its other statutory duties, to avoid creating a shortage of qualified individuals to operate machine sources of ionizing radiation for beneficial medical purposes in any area of the state.

12-290-202. [Formerly 12-32-202] Board authorized to issue rules. (1) (a) The Colorado podiatry board shall adopt rules and regulations prescribing minimum standards for the qualifications, education, and training of unlicensed persons operating machine sources of ionizing radiation and administering such radiation to patients for diagnostic podiatric use. No neither a podiatric physician nor podiatrist shall allow any unlicensed person to operate a machine source of ionizing radiation or to administer such radiation to any patient unless such person has met the standards then in effect under rules and regulations adopted pursuant to this section. The board may adopt rules and regulations allowing a grace period in which newly hired operators of machine sources of ionizing
radiation shall receive the training required pursuant to this section.

(b) For purposes of this part 2, "unlicensed person" means any person who does not hold a current and active license entitling the person to practice podiatry under the provisions of this article 290.

(2) The Colorado podiatry board shall seek the assistance of licensed podiatrists in developing and formulating the rules and regulations promulgated pursuant to this section.

(3) The required number of hours of training and education for all unlicensed persons operating machine sources of ionizing radiation and administering such radiation to patients shall be established by the board by rule on or before July 1, 1992. This standard shall apply to all persons in podiatric settings other than hospitals and similar facilities licensed by the department of public health and environment pursuant to section 25-1.5-103, C.R.S. Such training and education may be obtained through programs approved by the appropriate authority of any state or through equivalent programs and training experience including on-the-job training as determined by the board. <{Does the repealed language have continuing effect?}>