Ala. Admin. Code r. 730-X-1-.01

730-X-1-.01. Composition Of The Board.

Currentness

The Board of Podiatry of the State of Alabama is composed of seven (7) practicing podiatrists appointed by the Governor of the State of Alabama who possess such qualifications as prescribed by law and who serve staggered terms of five (5) years.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 34-24-250.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-1-.01, AL ADC 730-X-1-.01

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Ala. Admin. Code r. 730-X-1-.02

730-X-1-.02. Officers Of The Board.

Currentness

- (1) The Board shall elect from its members a president and a vice president and a secretary-treasurer. The election of officers shall be held annually.
- (2) The duties of the officers shall be as follows:
- (a) The president shall preside at meetings of the Board and appoint members to serve on such committees as may be created.
- (b) The vice president shall preside in the absence of the president and shall assume the duties of the president when necessary.
- (c) The secretary-treasurer shall keep and maintain records and funds of the Board, keep minutes of all meetings, and assume other duties at the discretion of the president.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 34-24-250.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-1-.02, AL ADC 730-X-1-.02

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Ala. Admin. Code r. 730-X-1-.03

730-X-1-.03. Meetings Of The Board.

Currentness

- (1) The Board shall meet annually and may meet at such additional times as called for by the President, or by a petition of a majority of the members of the Board.
- (2) A majority of the members of the Board shall constitute a quorum.
- (3) The Secretary-Treasurer or his designee shall keep a record of all meetings. The place of each meeting of the Board, names of the members present, all official acts of the Board, and the votes shall be recorded in the minutes. The minutes shall be presented for approval or amendment at the next regular meeting, which upon approval will be signed by the Chairman. The minutes, not including any section relating to the good name or character of an individual, shall be open to public inspection.
- (4) All meetings of the Board, not including any part relating to the good name or character of an individual, shall be open and public. Reports of investigations, documents subpoenaed by the Board, reports of any investigative committee appointed by the Board, memorandum of the Board's counsel relating to investigations, statements of persons interviewed by the Board or any committee of the Board unless made at a public hearing, shall be considered privileged and confidential and shall not be disclosed except to an agent, attorney or employee of the Board. The foregoing non-public records of the Board shall not be subject to subpoena except upon the express order of a court of competent jurisdiction.
- (5) Meetings of the Board are governed by **Roberts' Rules of Order**, Newly Revised, and/or any amendments adopted by the Board.

Author: E. Terry Brown, Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-251, 34-24-252.

HISTORY: Filed February 1, 1985. **Amended:** Filed May 14, 2001; effective June 18, 2001. **Amended:** Filed July 24, 2007; effective August 28, 2007.

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Ala. Admin. Code r. 730-X-1-.03, AL ADC 730-X-1-.03

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Ala. Admin. Code r. 730-X-1-.04

730-X-1-.04. Executive Secretary.

Currentness

The Board may employ a qualified individual to serve as executive secretary, whose duties, responsibilities and compensation shall be set by the Board.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 34-24-252.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-1-.04, AL ADC 730-X-1-.04

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Ala. Admin. Code r. 730-X-1-.05

730-X-1-.05. Staff/Administrative Personnel.

Currentness

The Board or the executive secretary with the concurrence of the Board may employ qualified individuals to serve as staff and/or administrative personnel. The duties, responsibilities and compensation for each such employee shall be set by the Board.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 34-24-252.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-1-.05, AL ADC 730-X-1-.05

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Ala. Admin. Code r. 730-X-1-.06

730-X-1-.06. Powers And Duties Of The Board.

Currentness
The Board is authorized to:
(a) Adopt and promulgate rules and regulations and to do such other acts as may be necessary to carry into effect the duties and powers which accrue to the Board under laws now in force or which may hereafter be in force;
(b) Issue licenses to applicants meeting the statutory qualifications for licensure.
(c) Commence and maintain proceedings to restrain the unlawful practice of podiatry.
(d) Prescribe, administer and/or approve an examination in certain specified branches of medical learning;
(e) Provide for the safekeeping of complete records of all examinations held by the Board;
(f) Keep complete minutes of all the Board's proceedings;
(g) Keep records of all reports of claims, actions or violations concerning the performance of all licensees, professional and legal duties and to review the reports annually.
(h) Furnish all personnel and facilities necessary to administer and enforce the provisions of law relating to the Alabama State Board of Podiatry;

- (i) Employ a legal advisor or attorney when deemed necessary to aid the Board;
- (j) Certify applications of Alabama licenses for reciprocity in other states;
- (k) Promote continuing medical education of all podiatrists licensed by the Board;
- (l) The Board on its own motion or in response to any complaint submitted to the Board may investigate any evidence which appears to show that a licensee holding a license to practice podiatry in Alabama is or may be guilty of any of the acts, offenses,

or conditions set out in <u>Code of Ala. 1975</u>, § 34-24-276. Any hearings conducted by the Board pursuant to its investigative power shall not be deemed a contested case under Rule 730-X-4-.01, et seq.

- (m) Suspend, revoke or nonrenew a license to practice podiatry when the statutory grounds for suspension, revocation or nonrenewal are present;
- (n) Accept surrender of a license to practice podiatry.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-231, 34-24-252, 34-24-255, 34-24-256, 34-24-257, 34-24-270, 34-24-271, 34-24-273, 34-24-275, 34-24-276.

HISTORY: Filed February 1, 1985. Amended: Filed July 24, 2007; effective August 28, 2007.

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Ala. Admin. Code r. 730-X-1-.06, AL ADC 730-X-1-.06

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Ala. Admin. Code r. 730-X-1-.07

730-X-1-.07. Rules And Regulations.

Currentness

- (1) All rules and regulations of the Board shall be adopted, amended or repealed in accordance with the Alabama Administrative Procedure Act, <u>Code of Ala. 1975</u>, §§ 41-22-1, et seq.
- (2) Prior to adoption, amendment or repeal of any rule the Board shall:
- (a) Give at least thirty-five (35) days' notice of its intended action. Such notice shall include a statement of either the terms of substance of the intended action or a description of the subjects and issues involved, and the time when, the place where, and the manner in which interested persons may present their views thereon; and the notice shall be published in the Alabama Administrative Monthly; and
- (b) Afford all interested persons reasonable opportunity to submit data, views or arguments, orally or in writing. The Board shall consider fully all written and oral submissions respecting the proposed rule.
- (3) If the Board finds that an imminent peril to the public health, safety or welfare requires adoption of a rule upon fewer than thirty-five (35) days' notice and states in writing its reasons for that finding, it may proceed without prior notice or hearing or upon any abbreviated notice and hearing it finds practical, to adopt an emergency rule. The rules may be effective for a period of not longer than one hundred twenty (120) days.
- (4) After adoption by the Board, each rule shall be filed with the Legislative Reference Service, becoming effective thirty-five (35) days thereafter.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 41-22-5.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-1-.08

730-X-1-.08. Petition For Adoption, Amendment Or Repeal Of A Rule.

Currentness

- (1) Any interested person may petition the Board requesting the adoption, amendment or repeal of a rule. The petition shall:
- (a) be submitted in writing;
- (b) include an exact statement of the proposed rule, amendment or identification of the rule to be repealed;
- (c) include the pertinent facts, data, opinions or arguments in support of the petitioner's position.
- (2) Within sixty (60) days after submission of a petition, the Board shall initiate rule-making proceedings or shall deny the petition in writing on the merits, stating its reasons for the denial.
- (3) A petition requesting adoption, amendment or repeal of a rule shall not be considered by the Board if the subject of the petition is the same or similar to the subject presented in another petition considered by the Board within the previous twelve (12) months.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 41-22-8.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-1-.08, AL ADC 730-X-1-.08

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Ala. Admin. Code r. 730-X-1-.09

730-X-1-.09. Declaratory Rulings.

Currentness
(1) Any persons substantially affected by a rule may petition the Board for a declaratory ruling with respect to the validity of a rule or the applicability to any person, property or state of facts of any rule or statute enforceable by it or with respect to the meaning and scope of any order of the Board.
(2) The petition shall be in writing and shall include:
(a) the name and address of the petitioner;
(b) a statement of facts sufficient to show that the person seeking relief is substantially affected by the rule;
(c) the rule, statute or order and the reasons for the questions;
(3) The petition shall be considered and answered in writing by the Board within forty-five (45) days unless the Board is unable to reach a decision on the facts presented.
(4) Circumstances in which rulings shall not be issued include but are not necessarily limited to:
(a) lack of jurisdiction;
(b) lack of clarity of the issues presented;
(c) no clear answer determinable.
(5) In the event the Board fails to issue a declaratory ruling on the merits within forty-five (45) days of the request for such a ruling, said failure shall constitute a denial of the request as well as a denial of the merits of the request.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 41-22-11.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-1-.10

730-X-1-.10. Public Inspection Of Rules.

Currentness

- (1) All rules and other written statements of policy or interpretations formulated, adopted or used by the Board in the discharge of its functions shall be made available for public inspection and copying, at cost.
- (2) All final orders, decisions and opinions of the Board shall be available for public inspection and copying, at cost, except those expressly made confidential or privileged by statute or order of the court.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 41-22-4.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-1-.10, AL ADC 730-X-1-.10

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Alabama Administrative Code Alabama State Board of Podiatry Chapter 730-X-2. Definitions

Ala. Admin. Code r. 730-X-2-.01

730-X-2-.01. Definitions.

Currentness

The Alabama State Board of Podiatry hereby adopts by reference as its rule Code of Ala. 1975, § 34-24-230.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-252, 41-22-9.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-2-.01, AL ADC 730-X-2-.01

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Ala. Admin. Code r. 730-X-3-.01

730-X-3-.01. Application For License To Practice Podiatry: Certification By Examination.

Currentness

The Board may issue a license to practice podiatry to applicants who possess the following qualifications:

- (a) At least twenty-one (21) years of age or over and of good moral character;
- (b) Diploma showing graduation from a college of podiatry recognized by the American Podiatric Medical Association, together with record transcripts from the college of podiatry from which he or she graduated;
- (c) Must have completed a podiatric residency or preceptorship program approved by the American Podiatric Medical Association or otherwise approved by the Board;
- (d) Two written statements as to character from two currently licensed podiatrists;
- (e) Notarized application and examination fees as prescribed by the Board;
- (f) Diplomate Certificate of National Board of Podiatry Examiners showing successful completion by the applicant of all parts of the National Board of Podiatry Examiners, together with transcripts of all parts of the applicant's National Board Examinations.
- (g) Successful completion of such examination as shall be prescribed by the Board in the areas of practical, theoretical and physiological podiatry, in the anatomy and physiology of the human foot, and in pathology as applied to podiatry. The examination will be offered twice a year in the months of June and December. An unsuccessful examinee may take a second examination at the next scheduled examination date.
- (h) Successful completion of an examination that tests the applicant's knowledge of the Podiatry Practice Act and the rules and regulations of the Board.

Authors: E. Terry Brown, Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-255, 34-24-257.

HISTORY: Filed February 1, 1985. **Amended:** Filed October 15, 1993; effective November 26, 1993. **Amended:** Filed October 24, 2007; effective November 28, 2007. **Amended:** Filed October 20, 2008; effective November 24, 2008.

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Ala. Admin. Code r. 730-X-3-.01, AL ADC 730-X-3-.01

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Ala. Admin. Code r. 730-X-3-.02

730-X-3-.02. Application For Examination.

Currentness

An application for a license to practice podiatry may be obtained from the Alabama State Board of Podiatry, 610 South McDonough Street, Montgomery, Alabama, 36104.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 34-24-255.

HISTORY: Filed February 1, 1985. Amended: Filed May 21, 2007; effective June 25, 2007.

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Ala. Admin. Code r. 730-X-3-.02, AL ADC 730-X-3-.02

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Ala. Admin. Code r. 730-X-3-.03

730-X-3-.03. Application For License To Practice Podiatry: Certification By Reciprocity.

Currentness

- (1) The commission of any of the acts specified in <u>Code of Ala. 1975</u>, § 34-24-276, (as that statute presently exists or may be amended) by an applicant may be grounds for denial, within the discretion of the Board, of an application for license to practice podiatry by reciprocity.
- (2) The Board may issue a license by reciprocity to practice podiatry to applicants who possess the following qualifications:
- (a) At least twenty-one (21) years of age or over and of good moral character;
- (b) Graduate from a college of Podiatry accredited by the American Podiatric Medical Association located in the United States (the fifty states and the District of Columbia) shall be deemed to be U.S. Podiatric graduate and shall meet the following requirements:
- (c) Must have completed a podiatric residency or preceptorship program approved by the American Podiatric Medical Association or otherwise approved by the Board;
- (d) Examination and/or certification by one of the following:
 - 1. Applicants must present a certified statement from the Board of Podiatry or like board of the state or territory from which he or she removes, over the age of twenty-one (21) years, is a legal and ethical podiatrist of good moral character and that he or she has been examined and licensed by the board of such state or territory, and provided that the board of such state or territory recognizes in like manner a license issued by the Alabama State Board of Podiatry when presented to such other board by a legal practitioner of this state who may wish to remove to and practice in such state or territory; or
 - 2. Examination as presented by part 730-X-3-.01(1).
- (3) The Board may, within its discretion, require that an applicant attend a personal interview with the credentials committee of the Board or, at its discretion, a representative of the Board in the following circumstances:
- (a) when the applicant's answer to any question on the application is incomplete or requires additional explanation;

- (b) when the Board is in receipt of any information from any source concerning the applicant that would require additional information or explanation;
- (c) when it appears that the applicant may have committed any of the acts constituting grounds for revocation of a license as stated in <u>Code of Ala. 1975</u>, § 34-24-276.
- (4) The applicant shall submit written statements as to character from each of the following:
- (a) A podiatrist licensed to practice podiatry in Alabama.
- (b) Another podiatrist.
- (c) A podiatrist or layman.
- (5) The applicant shall submit the application fee as prescribed by the Board.
- (6) The applicant shall submit a completed and notarized application with proper required certification.
- (7) Successful applicants must within twelve (12) months, unless otherwise allowed by the Board, relocate his office to this state for the full-time practice of podiatry. Failure to do so will result in the suspension of his license.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-255, 34-24-271, 34-24-276.

HISTORY: Filed February 1, 1985. Amended: Filed October 24, 2007; effective November 28, 2007.

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Ala. Admin. Code r. 730-X-3-.03, AL ADC 730-X-3-.03

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Ala. Admin. Code r. 730-X-3-.04

730-X-3-.04. Application For Reciprocity.

Currentness

An example of the application for a license to practice podiatry may be obtained the Alabama State Board of Podiatry, 610 South McDonough Street, Montgomery, Alabama 36104.

Author:

Credits

STATUTORY AUTHORITY: <u>Code of Ala. 1975</u>, § 34-24-271.

HISTORY: Filed February 1, 1985. Amended: Filed May 21, 2007; effective June 25, 2007.

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KeyCite Red Flag - Severe Negative Treatment

KeyCite Red Flag Negative Treatment 730-X-3-.05. Outgoing Reciprocity.(Repealed)

Alabama Administrative Code
Alabama State Board of Podiatry
Chapter 730-X-3. Certificate of Qualification

Ala. Admin. Code r. 730-X-3-.05

730-X-3-.05. Outgoing Reciprocity.(Repealed)

Currentness

Author: E. Terry Brown, Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 34-24-272.

HISTORY: Filed February 1, 1985. Repealed: Filed May 14, 2001; effective June 18, 2001.

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Ala. Admin. Code r. 730-X-3-.06

730-X-3-.06. Renewal Of License To Practice Podiatry.

Currentness

- (1) Licensed Podiatrists shall apply to the Board to renew their license by October 1 of each year provided that said license may be renewed within thirty (30) days of October 1. After October 31, renewal will be approved upon payment of the renewal fee and penalty prescribed by law. Failure to renew by November 1 of each year may, after notice and an opportunity to be heard, render said license non-valid and may subject the holder to the statutory penalties of Code of Ala. 1975, § 34-24-270, should he continue to practice podiatry under said non-valid license.
- (2) As a pre-condition to renewal, all licensed podiatrists shall submit at the time of renewal evidence of successful completion of any American Podiatric Medical Program approved course of study of not less than twelve (12) hours or not less than twelve (12) hours of study approved by the Board. Failure to submit such evidence may, after notice and an opportunity to be heard, render said license non-valid. If the licensee fails to provide proof of compliance with this rule by November 1 of each year, the licensee shall pay the penalty of \$300 set out in Code of Ala. 1975, § 34-24-275.
- (3) As a precondition to renewal each licensed podiatrist shall submit to the board, at the time of renewal, an update of his/her credentials including accomplishments such as board certification and professional affiliations.
- (4) Every licensed podiatrist shall, within 90 days of a change in his/her address, notify the board of his/her new address.

Author: E. Terry Brown, Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 34-24-270.

HISTORY: Filed February 1, 1985. **Amended:** Filed February 11, 1994; effective March 18, 1994. **Amended:** Filed March 8, 1995; effective April 12, 1995. **Amended:** Filed May 14, 2001; effective June 18, 2001

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Ala. Admin. Code r. 730-X-3-.07

730-X-3-.07. Appeal From Denial Of Application For License.

Currentness

An applicant may request a hearing before the Board of any decision of the Board denying an application for a license to practice podiatry. The procedure for such a request shall be governed by Rule 730-X-4-.04(11).

Author: E. Terry Brown

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, § 34-24-275.

HISTORY: Filed February 1, 1985.

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Ala. Admin. Code r. 730-X-3-.08

730-X-3-.08. Controlled Substances.

Currentness

- (1) It shall be necessary for all licensed podiatrists who dispense, administer, prescribe, maintain or otherwise have in their possession controlled substances to annually register with the Alabama State Board of Podiatry and obtain a controlled substance number from said Board.
- (2) This controlled substance number as well as the Federal Bureau of Narcotics and Dangerous Drug number must appear on prescription blanks.
- (3) Registration under this rule will be due at the same time as the annual license registration to practice podiatry.
- (4) The fee for registration and the controlled substance number shall be in an amount to be fixed by the Board.
- (5) Any licensed podiatrist dispensing, administering, prescribing, maintaining, or possessing controlled substances who has not registered or obtained a controlled substance number from the Alabama State Board of Podiatry will be deemed in violation of the Uniform Controlled Substances Act and Code of Ala. 1975, § 34-24-276.

Authors: Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-252, 34-24-276, as amended by Alabama Act 87-588; §§ 20-2-1, et seq.

HISTORY: Filed May 18, 1988.

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Ala. Admin. Code r. 730-X-3-.09

730-X-3-.09. Maintenance Of Controlled Substances Records And Inventory.

Currentness

(1) Beginning on October 1, 1988, every podiatrist certified to dispense controlled substances by the Alabama State Boar
of Podiatry shall be required to maintain an accurate inventory and separate dispensing record of all controlled substances is
Schedules II and III dispensed in their offices. The inventory shall account for all controlled substances obtained by the office or the podiatrist.
(2) The dispensing record shall contain the following information:

- (a) The date the controlled substance was dispensed;
- (b) The method by which the controlled substance was dispensed (i.e., administered in office or released to patient);
- (c) The name of the controlled substance dispensed, trade name or generic name;
- (d) The name of the patient to whom the controlled substance was dispensed;
- (e) The quantity of the controlled substance dispensed.
- (3) The inventory and separate dispensing record required by this rule shall be kept in the office of the podiatrist for a period of five (5) years from the date the controlled substances are dispensed and shall be made available for inspection by agents of the Alabama State Board of Podiatry or any law enforcement agency.
- (4) Failure to maintain and make available the inventory and separate dispensing record required by this rule shall be considered a failure to maintain effective controls against diversion of controlled substances to other than legitimate podiatric channels and will also be considered a violation of <u>Code of Ala. 1975</u>, § 34-24-276.
- (5) The dispensing record shall be in the form set out in Appendix A to Chapter 9.

Authors: Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-252, 34-24-276, as amended by Alabama Act 87-588; §§ 20-2-1, et seq.

HISTORY: Filed May 18, 1988. **Amended:** Filed October 15, 1993; effective November 26, 1993. **Amended:** Filed March 8, 1995; effective April 12, 1995.

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Ala. Admin. Code r. 730-X-3-.09, AL ADC 730-X-3-.09

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Ala. Admin. Code r. 730-X-3-.10

730-X-3-.10. Fees.

Effective: January 14, 2023
Currentness

Applicants for licensure or licensees of the Board shall pay the following fees:

- (1) Application fee \$100.00.
- (2) State examination and re-examination fee \$100.00.
- (3) License Renewal fee \$400.00.
- (4) Controlled Substance Initial and Renewal fee \$50.00.
- (5) Late License Renewal fee \$300.00.

Author: Randolph P. Reaves, P.C.

Credits

Statutory History: <u>Code of Ala. 1975</u>, § 34-24-255.

History: New Rule: Filed October 15, 1993; effective November 26, 1993. Amended: Filed May 14, 2001; effective June 18, 2001. Amended: Filed November 1, 2005; effective December 6, 2005. Amended: Filed May 21, 2007; effective June 25, 2007. Amended: Filed October 23, 2017; effective December 7, 2017. Amended: Published October 30, 2022; effective January 14, 2023.

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Ala. Admin. Code r. 730-X-3-.10, AL ADC 730-X-3-.10

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Ala. Admin. Code r. 730-X-3-.11

730-X-3-.11. Podiatry Records Required; Release Of Records.

Currentness

- (1) The Board finds and declares that the maintenance of an adequate record in the treatment of a patient is an essential component of the standard of care. Podiatrists should maintain legible well documented records reflecting the history, findings, diagnosis and course of treatment in the care of a patient. Patient records should be maintained by the treating podiatrist. Any podiatrist who fails to keep for a minimum of five (5) years all written podiatric records which justify the particular course of treatment of the patient engages in unprofessional conduct as defined in Code of Ala. 1975, §34-24-276(a)(2).
- (2) The Board finds and declares that, while physical podiatric records may rightfully be considered the property of the licensee or the podiatry clinic facility where the licensee may be employed, the podiatric patient is just as rightfully entitled to the information contained in any podiatric records related to his or her care for any legitimate purposes, which such legitimate purposes certainly includes the obtaining of second podiatric or medical opinions.
- (a) Upon request of a patient or authorized agent of a patient, podiatrists are required to, at a minimum, turn over to a patient or his or her authorized agent legible and accurate copies of any pertinent podiatric records of the patient when requested to do so by the patient or his or her authorized agent for a legitimate purpose which is stated in writing and signed by the patient. The reasonable costs of reproducing copies of written or typed documents, or reports shall not be more than one dollar (\$1) for each page of the first 25 pages, not more than 50 cents (\$.50) for each page in excess of 25 pages, and search fee of five dollars (\$5). If the records are mailed to the person making the request, reasonable costs shall include the actual costs of mailing. A person may also charge the actual cost of reproducing X-rays, photographic images or digital images and other special podiatric records.
- (b) The release of podiatric records hereunder may not be made contingent upon payment of any other fee or charge owed by the patient. Failure to provide records to a patient upon request in accordance with this rule shall constitute immoral or unprofessional conduct as defined in Code of Ala. 1975, §34-24-276(a)(2).
- (c) The fees provisions of this rule shall not apply to records subpoenaed by the Alabama State Board of Podiatry.
- (3) Request for records from another healthcare practitioner or the Alabama State Board of Podiatry must be released within 10 working/business days.
- (4) Upon receipt of a properly signed and executed release from the patient, the podiatrist, at his/her discretion, may release the original or a copy of x-ray film and a copy of the patient records, etc. to the patient or their authorized agent.

- (5) If the Board receives a complaint against a podiatrist that the podiatrist will not release the records to a patient at the patient's request, a letter from the Board will be sent via certified mail to the podiatrist directing him/her to release the records to the patient within 10 days of receipt of the certified letter. The podiatrist must submit proof to the Board that the records have been mailed to the patient (via certified mail) within 10 days, as well. If the podiatrist cannot submit to the Board proof of the mailing of the records, then the podiatrist must inform the Board as to why the records cannot/will not be mailed within 10 days of receipt of the certified letter from the Board.
- (6) If the Board has not received proof that the records have been released to the patient, or has not received a response from the licensee/permit holder within 15 days of the date the request was mailed from the Board's office, the podiatrist will be subject to discipline for unprofessional conduct.
- (7) Transfer or Disposal of Records. When a podiatrist retires, terminates employment or otherwise leaves a practice, the podiatrist is responsible for ensuring that active patients receive reasonable notification and are given the opportunity to arrange for the transfer of their patient records. Such notification shall be provided no later than 30 days after retirement, termination or any other reason for leaving. A podiatrist or the podiatric clinic which employs the podiatrist should not withhold information from a departing podiatrist which is necessary for the notification of patients. A podiatrist or their estate (s) transferring patient records in connection with the sale of a practice shall notify the active patients no more than 30 days preceding the sale that the records are being transferred and should provide the patient with information sufficient to secure the transfer of the patient record.

Author: Hendon B. Coody

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §34-24-252.

HISTORY: New Rule: Filed April 22, 2015; effective May 27, 2015.

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Ala. Admin. Code r. 730-X-3-.12

730-X-3-.12. Risk And Abuse Mitigation Strategies By Prescribing Podiatrists.

Effective: June 14, 2020
Currentness
(1) The Board recognizes that the best available research demonstrates that the risk of adverse events occurring in the patients who use controlled substances to treat pain increase as dosage increases. The Board adopts the "Morphine Milligram Equivalency" ("MME") daily standard as set out by the Centers for Disease Control and Prevention ("CDC") for calculating the morphine equivalence of opioid dosages.
(2) It is the opinion of the Board that the best practice when prescribing controlled substances for the treatment of pain shall include medically appropriate risk and abuse mitigation strategies, which will vary from patient to patient. Examples of risk and abuse mitigation strategies include, but are not limited to:
(a) Pill counts;
(b) PDMP checks;
(c) Monitoring the patient for aberrant behavior;
(d) Providing a patient with opiate risk education prior to prescribing controlled substances;
(e) Using validated risk-assessment tools, examples of which shall be maintained by the Board.
(3) For the purpose of preventing controlled substance diversion, abuse, misuse, addiction, and doctor-shopping, the Board sets forth the following requirements for the use of Alabama's Prescription Drug Monitoring Program (PDMP):

- (a) For the controlled substance prescriptions totaling 30 MME or less per day, podiatrists are expected to use the PDMP in the manner consistent with good clinical practice.
- (b) When prescribing a patient, controlled substances of more than 30 MME per day, podiatrists shall review that patient's prescribing history through the PDMP at least two (2) times per year, and each podiatrist is responsible for documenting the use of risk and abuse mitigation strategies in the patient's medical record.

- (c) Podiatrists shall query the PDMP to review a patient's prescribing history every time a prescription for more than 90 MME per day is written, on the same day the prescription is written.
- (4) Due to the heighted risk of adverse events associated with the concurrent use of opioids and benzodiazepines, podiatrists should reconsider a patient's existing benzodiazepines prescriptions or decline to add one when prescribing an opioid and consider alternative forms of treatment.
- (5) The Board recognizes that all controlled substances, including but not limited to, opiates, benzodiazepines, stimulants, anticonvulsants, and sedative hypnotics have a risk of addiction, misuse, and diversion. Podiatrists are expected to use risk and abuse mitigation strategies when prescribing any controlled substance. Additional care should be used by the podiatrist when prescribing a patient medication from multiple controlled substance drug classes.
- (6) A violation of this rule is grounds for the suspension, restriction, or revocation of a podiatrist's Alabama Controlled Substance Certificate or license to practice podiatry.

Author: Alabama State Board of Podiatry

Credits

Statutory Authority: Code of Ala. 1975, §§ 34-24-252, 20-2-54.1, 20-2-214(2).

History: New Rule: Published April 30, 2020; effective June 14, 2020.

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Ala. Admin. Code r. 730-X-3-.13

730-X-3-.13. Application For Spouses Of Active Duty Military Personnel.

Effective: January 14, 2023 Currentness

- (1) Per the Military Family Jobs Opportunity Act (Act 2018-540), An applicant shall be issued a license, pending approval, if the requirements of the original issuing state or governing body are substantially equivalent to that required by the Board.
- (2) Per the Military Family Jobs Opportunity Act (Act 2018-540, If an applicant is approved for licensure, the board will waive the initial licensing fee.

Author: Alabama State Board of Podiatry

Credits

Statutory Authority: Code of Ala. 1975, § 34-24-252.

History: New Rule: Published November 30, 2022; effective January 14, 2023.

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Alabama Administrative Code
Alabama State Board of Podiatry
Chapter 730-X-4. Disciplinary Actions, Hearings and Appeals

Ala. Admin. Code r. 730-X-4-.01

730-X-4-.01. Application And Scope.

Currentness

Unless otherwise specified, all hearings conducted by the Alabama State Board of Podiatry shall be considered a contested case under the Alabama Administrative Procedure Act (<u>Code of Ala. 1975</u>, §§ 41-22-1 et seq.), and shall be conducted in accordance with the requirements of that act, and the rules and regulations as set out in this chapter. Nothing contained herein shall preclude the informal disposition of contested cases as permitted by <u>Code of Ala. 1975</u>, § 41-22-12(e) and other pertinent provisions of these rules.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 41-22-1, et seq.; 34-24-252, 34-24-276.

HISTORY: Filed February 1, 1985.

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Alabama Administrative Code
Alabama State Board of Podiatry
Chapter 730-X-4. Disciplinary Actions, Hearings and Appeals

Ala. Admin. Code r. 730-X-4-.02

730-X-4-.02. Grounds For Denial Of, Suspension, Revocation Or Nonrenewal Of A License To Practice Podiatry.

Currentness

A license to practice podiatry may be denied to any person failing to meet the qualifications for license as set out in <u>Code of Ala.</u> 1975, §§ 34-24-271, 273, and Rules 730-X-3-.01, et seq. Renewal of a license to practice podiatry may be denied for failure to comply with <u>Code of Ala. 1975</u>, § 34-24-275. A license to practice podiatry may be suspended or revoked for any of the reasons expressed in Code of Ala. 1975, § 34-24-276.

Authors: Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-271, 34-24-273, 34-24-275, 34-24-276.

HISTORY: Filed February 1, 1985. Amended: Filed May 18, 1988.

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Alabama Administrative Code
Alabama State Board of Podiatry
Chapter 730-X-4. Disciplinary Actions, Hearings and Appeals

Ala. Admin. Code r. 730-X-4-.03

730-X-4-.03. Notice.

Currentness

- (1) No action to revoke, suspend or nonrenew a license to practice podiatry shall be taken until the licensee has been afforded an opportunity for a hearing after reasonable notice in writing, verified by oath, has been served. Where personal service cannot be effected, the Board may cause notice to be given by certified mail, return receipt requested, and if service cannot be obtained by certified mail, service can be effected by publishing an abbreviated notice at least 30 days prior to the date set for said hearing in a newspaper published in the county in which the licensee was last known to practice that at a definite time and place a hearing will be held by the Board concerning that person's license to practice podiatry.
- (2) The notice, except abbreviated notice for service, shall include:
- (a) A statement of the time, place and nature of the hearing.
- (b) A statement of the legal authority and jurisdiction under which the hearing is to be held.
- (c) A reference to the particular sections of the statutes and rules involved.
- (d) A short and plain statement of the matters or charges asserted. If the agency or other party is unable to state the matters in detail at the time the notice is served, the initial notice may be limited to a statement of the issues involved. Thereafter, upon application a more definite and detailed statement shall be furnished.

Authors: Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-276, §§ 41-22-1 et seq.

HISTORY: Filed February 1, 1985. Amended: Filed May 18, 1988.

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Alabama Administrative Code
Alabama State Board of Podiatry
Chapter 730-X-4. Disciplinary Actions, Hearings and Appeals

Ala. Admin. Code r. 730-X-4-.04

730-X-4-.04. Conduct Of Hearings In Contested Cases.

Currentness

- (1)(a) The president of the Board, or in his absence, the vice president of the Board, or in his absence, the secretary-treasurer of the Board, shall preside during hearings but may rely upon the assistance and advice of a hearing officer. A quorum of the Board necessary to decide contested cases is set at five (5) members of the Board.
- (b) In all instances in which a complaint has been filed with the Board, one member of the Board shall be appointed the investigating officer. This Board member shall assist in the investigation, and if necessary, the prosecution, of the case, and shall not vote at the hearing.
- (2) If a party fails to appear in a contested case proceeding after proper service of notice, the presiding officer may, if no adjournment is granted, proceed with the hearing and make a decision in the absence of the party.
- (3) Opportunity shall be afforded all parties to respond and present evidence and argument on all material issues involved and to be represented by counsel at their own expense.
- (4) Unless precluded by statute, informal dispositions may be made of any contested case by stipulation, agreed settlement, consent order or default or by another method agreed upon by the parties in writing.
- (5) Parties and witnesses may be subpoenaed and compelled to attend the hearing and shall testify under oath and may be sworn by any member of the Board. The expense of the subpoenas, including mileage and per diem as specified by law, shall be borne by the party requesting the subpoena. The Board or hearing officer may prescribe reasonable time limitations for the filing of requests for witnesses and documents and may further require the payment of the expenses per such subpoena in advance.
- (6) Contested Hearings shall be open to the public, unless private hearings are otherwise authorized by law. The proceedings shall be recorded either by mechanized means or by qualified shorthand reports. The proceedings or any part thereof shall be transcribed at the request of any party with the expense of the transcription charged to the requesting party. The recording or stenographic notes of the proceedings or the transcription thereof shall be filed with and maintained by the Board for at least five years from the date of decision, and shall be made available for inspection by the public except in those cases where private hearings are authorized by law, or where the proceedings shall be ordered sealed by order of court, or are required to be sealed by statute.
- (7) Evidence.

- (a) The rules of evidence as applied in non-jury civil cases in the circuit courts of this state shall be followed insofar as possible. Whenever any evidence is excluded as inadmissible, all such evidence existing in written form shall remain a part of the record as an offer of proof. The party seeking the admission of oral testimony may make an offer of proof by means of a brief statement on the record describing the testimony excluded. All rulings on the admissibility of evidence shall be final and shall appear in the record. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced substantially, any part of the evidence may be required to be submitted in verified form; provided, the adversary party shall not be denied the right of cross-examination of the witness.
- (b) Documentary evidence otherwise admissible may be received in the form of copies or excerpts, or by incorporation by reference to material already on file with the Board. Upon request, parties shall be given an opportunity to compare the copy with the original.
- (c) A party may conduct cross-examination required for a full and true disclosure of the facts, except as may otherwise be limited by law.
- (d) Official notice may be taken of all facts of which judicial notice may be taken and of other scientific and technical facts within the specialized knowledge of the Board. Parties shall be afforded an opportunity to contest such facts before the decision is announced unless the Board determines as part of the record or decision that fairness to the parties does not require an opportunity to contest such facts.
- (e) The experience, technical competence, and specialized knowledge of the Board may be utilized in the evaluation of the evidence.
- (8) Record. The record in a contested case shall include:
- (a) All pleadings, motions and intermediate rulings.
- (b) All evidence received or considered and all other submission; provided, in the event that evidence in any proceeding may contain proprietary and confidential information, steps shall be taken to prevent public disclosure of that information.
- (c) A statement of all matters officially noticed.
- (d) All questions and offers of proof, objections and rulings thereon.
- (e) All proposed findings and exceptions.
- (f) Any decision, opinion or report by the hearing officer at the hearing.

- (g) All staff memoranda or data submitted to the hearing officer or members of the Board in connection with their consideration of the case unless such memoranda or data is protected as confidential or privileged; provided, if such memoranda or data contains information of a proprietary and confidential nature, it shall be protected by the Board from public disclosure.
- (h) The recording or stenographic notes of the proceedings or the transcription thereof if requested by a party or the Board.
- (9) Proposed Orders; Final Decisions; Examinations of Evidence. In a contested case, a majority of the Board who are to render the final order must be in accord for the decision of the Board to be a final decision. If any official of the Board who is to participate in the final decision has not heard the case or read the record, and his vote would affect the final decision, the final decision shall not be made until a proposed order is prepared and an opportunity is afforded to each party adversely affected by the proposed order to file exceptions and present briefs and oral argument to the official not having heard the case or read the record. The proposed order shall contain a statement of the reasons therefor and of each issue of fact or law necessary to the proposed decision prepared by the person who conducted the hearing or one who read the record. The proposed order shall become the final decision of the Board without further proceedings unless there are exceptions filed to the Board within the time provided by rule. The parties by written stipulation may waive compliance with this section.
- (10) Final Decisions and Orders.
- (a) The final order in a proceeding which affects substantial interest shall be in writing and made a part of the record and include findings of fact and conclusions of law separately stated, and it shall be rendered within thirty days:
 - 1. After the hearing is concluded, if conducted by the Board;
 - 2. After a recommended order, or findings and conclusions are submitted to the Board and mailed to all parties, if the hearing is conducted by a hearing officer; or
 - 3. After the Board has received the written and oral material it has authorized to be submitted, if there has been no hearing. The 30 day period may be waived or extended with the consent of all parties.
- (b) Findings of fact, if set forth in a manner which is no more than mere tracking of the statutory language, shall be accompanied by a concise and explicit statement of the underlying facts of record which support the findings. If a party submitted proposed findings of fact or filed any written application or other request in connection with the proceeding, the order shall include a ruling upon each proposed finding and a brief statement of the grounds for denying the application or request.
- (c) If the Board finds that an immediate danger to the public health, safety, or welfare requires an immediate final order, it shall recite with particularity the facts underlying such findings in the final order, which shall be appealable or enjoinable from the date rendered.
- (d) Parties shall be notified either personally or by certified mail, return receipt requested, of any order; and, unless waived, a copy of the final order shall be so delivered or mailed to each party or to his attorney of record.

(11) Application for Rehearing.
(a) Any party to a contested case who deems himself aggrieved by a final order or Board Action and who desires to have the same modified, set aside, or reconsidered may within fifteen days after entry of said order or Board action file an application for rehearing which shall specify in detail the grounds for the relief sought therein and authorities in support thereof.
(b) The filing of such an application for rehearing shall not extend, modify, suspend or delay the effective date of the order, and said order shall take effect on the date fixed by the agency and shall continue in effect unless and until said application shall be granted or until said order shall be superseded, modified, or set aside in a manner provided by law.
(c) Such application for rehearing will lie only if the final order is:
1. in violation of constitutional or statutory provisions;
2. in excess of the statutory authority of the Board;
3. in violation of an agency rule;
4. made upon unlawful procedure;
5. affected by other error of law;
6. clearly erroneous in view of the reliable, probative, and substantial evidence on the whole record; or
7. unreasonable, arbitrary or capricious or characterized by an abuse of discretion or a clearly unwarranted exercise of discretion.
(d) Copies of such application for rehearing shall be served on all parties of record, who may file replies thereto.
(e) Within 30 days from the filing of an application the Board may in its discretion enter an order:
1. setting a hearing on the application for a rehearing which shall be heard as soon as practicable; or
2. with reference to the application without a hearing; or
3. grant or deny the application.

(f) If the Board enters no order whatsoever regarding the application within the 30 day period, the application shall be deemed to have been denied as of the expiration of the 30 day period.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 41-22-1, et seq.

HISTORY: Filed February 1, 1985. Amended: Filed October 22, 1993; effective November 26, 1993.

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Alabama Administrative Code
Alabama State Board of Podiatry
Chapter 730-X-4. Disciplinary Actions, Hearings and Appeals

Ala. Admin. Code r. 730-X-4-.05

730-X-4-.05. Judicial Review Of Contested Cases.

Currentness

A person who has exhausted all administrative remedies available within the agency (other than rehearing) and who is aggrieved by a final decision in a contested case is entitled to judicial review as provided by the Alabama Administrative Procedure Act, Code of Ala. 1975, §§ 41-22-1 et seq.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 41-22-1, et seq.

HISTORY: Filed February 1, 1985.

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Alabama Administrative Code
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Chapter 730-X-4. Disciplinary Actions, Hearings and Appeals

Ala. Admin. Code r. 730-X-4-.06

730-X-4-.06. Hearing Officer.

Currentness

- (1) A hearing officer is an individual appointed by the Board to act in such capacities and with such authority as is specified herein. A hearing officer may be an attorney licensed to practice law in the State of Alabama, or may be any person with the experience and qualifications necessary to carry out the duties of the hearing officer.
- (2) The general duties of the hearing officer shall be to guide and direct the court of contested cases before the Board, to advise the Board on matters of law and evidence pertaining to those contested cases and to assist the Board in the preparation of orders and decrees resulting from hearings on contested cases. Specifically, the hearing officer shall be empowered to:
- (a) Rule upon any motions contesting or challenging the legal sufficiency of a complaint, order to show cause, or other document which is the basis of a contested case, subject to the limitation set forth in paragraph (e) below.
- (b) Rule on all prehearing motions by all parties to a contested case except that the hearing officer may not grant a continuance or postponement of a hearing in a contested case without the consent of the president of the Board.
- (c) Order the attendance of parties and/or attorneys at hearings and conferences on matters related to the contested case.
- (d) Establish on behalf of the Board submission dates, deadlines and time tables which shall be binding on the parties in all matters related to the orderly conduct of the contested case.
- (e) Enter orders on behalf of the Board when the Board is not in session on legal matters related to a pending contested case, except that the hearing officer is not authorized to dismiss a complaint. The hearing officer may order the complainant to file a more definite statement or to amend his complaint to provide additional information. Dismissal of a complaint will only be upon the order of the Board.
- (f) Administer oaths and to certify the authenticity of documents when required in the discharge of his duties as hearing officer in a contested case.
- (g) Direct that evidence relevant to the general character and reputation of the registrant be submitted in writing by affidavit or to place reasonable limitations upon the number of witnesses permitted to testify as to the character and reputation of the registrant.
- (h) Render advice as to the president of the Board on the conduct of all aspects of hearings on contested cases.

(3) Except as limited above, the hearing officer is authorized to rule on all legal matters, including motions addressed to the sufficiency of the complaint, objections to the evidence, motions to dismiss for lack of evidence, and any other matters requiring a legal opinion. The ruling of the hearing officer shall be deemed to be the official ruling of the Board unless that ruling is challenged by a member of the Board in which case the Board shall consider the challenge to the ruling of the hearing officer

outside the presence of the parties and may affirm, modify or overrule the decision of the hearing officer.

(4) The hearing officer shall advise the Board on matters of evidence and law during its deliberations and shall, if requested, prepare and present for consideration by the Board proposed findings of fact and proposed conclusions of law; provided,

however, that the Board in its final decision may within its sole discretion, modify, alter, amend, or disregard such proposed

findings of fact and conclusions of law.

(5) When directed by the Board, the hearing officer shall prepare the final order reflecting the decision of the Board in each

contested case. The final order shall be executed and authenticated in the manner prescribed by the Board.

(6) When directed by the Board, the hearing officer shall notify all parties to the hearing of the final order of the Board and of

all appellate remedies available to any party that is adversely affected by a decision of the Board.

(7) In addition, the hearing officer shall be authorized to perform such duties and functions in each specific case as may be prescribed by the Board, it being the intent of this rule that the hearing officer shall be the chief legal advisor to the Board in

the conduct and disposition of all contested cases; however, the Board shall retain the authority in all cases to hear all evidence and argument and be the sole judge of the facts. The Board shall fix the penalty or restriction, if any, to be imposed at the

conclusion of a contested case. The Board shall appoint a hearing officer in each contested case unless the case is subject to

informal disposition as otherwise provided in these rules.

(8) The person appointed by the Board to act as a hearing officer in the contested case shall not have participated in the investigation or prosecution of the registrant in the matters pertaining to the contested case. The hearing officer shall not have

a manifest conflict of interest with any party in a contested case.

Author:

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-252; 41-22-1, et seq.

HISTORY: Filed February 1, 1985.

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Alabama Administrative Code Alabama State Board of Podiatry Chapter 730-X-5. Advertising

Ala. Admin. Code r. 730-X-5-.01

730-X-5-.01. Definitions.

Currentness

- (1) **Advertising** is the communication of information in a manner designed to attract public attention to the practice of one or more podiatrists.
- (2) **Fraudulent Or Misleading Advertising.** Fraudulent or misleading advertising is advertising which:
- (a) Contains a misrepresentation of facts; or
- (b) Is likely to mislead or deceive because in context it makes only a partial disclosure of relevant facts; or
- (c) Is intended or is likely to create false or unjustified expectations of favorable results; or
- (d) Implies unusual or superior podiatric ability; or
- (e) Contains other representations or implications that in reasonable probability will cause an ordinary and prudent person to misunderstand or be deceived; or
- (f) Unless otherwise excused by these rules, does not contain the following disclaimer in conspicuous form:
- "No representation is made about the quality of the podiatric services to be performed or the expertise of the podiatrist performing such services."

Authors: Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-252, 34-24-276, as amended.

HISTORY: Filed May 18, 1988.

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Alabama Administrative Code Alabama State Board of Podiatry Chapter 730-X-5. Advertising

Ala. Admin. Code r. 730-X-5-.02

730-X-5-.02. Professional Notices, Letterheads, Offices, and Podiatric Lists.

Currentness

A podiatrist may use the following without the "disclaimer" stated above if in dignified form:

- (a) A professional card, appointment slips or cards, letterhead, or similar professional notices, identifying the podiatrist by name, and as a podiatrist either by reference to the term "podiatrist" or to any other commonly accepted professional designation, and giving his addresses, telephone numbers, the name of his office and any special area of practice approved by the American Podiatric Medical Association in which the podiatrist has met the existing educational requirements and standards set forth by that association;
- (b) A brief professional announcement card stating new or changed associations or addresses, change of office name, or similar matters pertaining to the professional office of a podiatrist, which may be mailed to other podiatrists, patients, former patients, personal friends, and relatives, and published no more than twice in a local newspaper. It shall not state biographical data except to the extent reasonably necessary to identify the podiatrist or to explain the change in his association.
- (c) A sign on or near the door of the podiatrist and in the building directory identifying the podiatrist, his professional association or professional corporation, his address, telephone numbers, and office hours, and his identification as a podiatrist, either by reference to the term "podiatrist" or any other commonly accepted professional designation.
- (d) A listing of the office of a podiatrist in the alphabetical and classified sections of the telephone directory or the directories for the geographical area or areas from which the podiatrist resides or maintains offices or in which a significant part of his clientele resides and in the city directory of the city in which his office is located, but the listing shall give only the name of the podiatrist, the name of his professional association or professional corporation, his identification as a podiatrist either by reference to the term "podiatrist" or to any other commonly accepted professional designation, his address, telephone numbers, and office hours;
- (e) Listing in a reputable podiatric list or podiatric directory giving brief biographical and other informative data.
- (f) Whenever a podiatrist advertises a board certification, the board issuing the certification shall be clearly identified and not just by initials or other abbreviations.

Authors: Copeland, Franco, Screws & Gill, P.A.

Credits

STATUTORY AUTHORITY: Code of Ala. 1975, §§ 34-24-276, as amended.

HISTORY: Filed May 18, 1988. Amended: January 18, 1994. Amended: Filed February 11, 1994; effective March 18, 1994.

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Ala. Admin. Code r. 730-X-5-.02, AL ADC 730-X-5-.02

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Alabama Administrative Code Alabama State Board of Podiatry

Ala. Admin. Code r. 730-X App. I

Appendix I. FORMS ASSOCIATED WITH THESE RULES AND REGULATIONS

Currentness

Alabama State Board of Podiatry

2777 Zelda Rd

Montgomery, AL 36106

Phone: 334/420-7237 Fax: 334/263-6115

www.podiatrvboard.alabama.gov

Email: hope@warrenandco.com

April 12, 2012

Dear Applicant:

Enclosed is an application for licensure to practice podiatry in Alabama. Particular licensure requirements include completion of a CPME-approved residency, passing PMLexis and the Alabama state law exam. Other requirements are specified at the top of the enclosed application. The 2012 Exam Dates are as follows: Friday, June 22, 2012 @ 10:00 A.M. (Application Deadline Wednesday, June 1, 2012) and Friday, December 14, 2012 @ 10:00 A.M. (Application Deadline Wednesday, November 30, 2012). No exceptions are made.

Fill out all application sections fully and submit all required documents. Board scores, PMLexis and official transcripts must be sent directly from those agencies. Three letters of reference are required, and must be requested by you, and then sent **directly from the references listed on the application, to the Board.** Your file remains on active status for two years from the date the Board opens your file. After two years, your file is closed.

Fees are **non-refundable.** The application fee is \$100.00, and the law exam fee is \$100.00. All fees must be submitted with your application. **Personal or business checks are not accepted.** Please submit all fees in the form of a cashiers' check or money order.

The Board is ADA compliant. If you require special accommodation during the examination process, please request an ADA Documentation of Disability Form.

If you have any questions, please do not hesitate to contact my assistant, Ms. Hope Paulene, at the Board office (334) 420-7237.

Sincerely,

Kaith E. Warren

Executive Director	
LICENSE NO	
ISSUE DATE//	
ALABAMA STATE BO	OARD OF PODIATRY
STATE OF A	ALABAMA
APPLICATION	FOR LICENSE
TABULAR OR GRAPHIC MATERIAL SET FORTH AT THIS	POINT IS NOT DISPLAYABLE
NOTE: Applicant to submit with this application: Application Licenses, Copy of Residency Certificate. Applicant to have sen and Board Scores.	
Full Name	Date
Date of Birth/ Place of Birth_	
Social Security Number/ DEA Number _	
Driver's License Number and State	U.S. Citizen? Yes No
PRESENT Address _	
Telephone ()	
PERMANENT Address _	
Telephone ()	
· — —	
OFFICE Address _	
Telephone () FAX ()	
If you have a disability and require accommodation in taking it to the Board. If accommodation is not requested in advance accommodation on-site.	
PERSONAL QUI	ESTIONNAIRE
Time at Present Address? Who Resides at Permane	ent Address?
Married? Yes No Spouse's Full Name _	
Military Service? Yes No Branch	Years

Honorable discharge? Yes No Member of civic club(s), fraternity, o	etc.?, list	
_		
Where do you plan to practice?	When?	
If not in Alabama, where and when will you practice in Alabama?_		
_		
Are you licensed to practice Podiatry in other states? Yes No If ye	s, list state(s) and date licens	ed
_		
Do you participate in CME programs? Yes No List approximate an	nual hours	
Are you Board Certified? Yes No Board Qualified? Yes No	If yes, list such	-
_		
Have you served Podiatry in your State or the APMA in an appointed or c and dates of service _	ommittee capacity? Yes	No If yes, list such
If you answered "yes" to the following, attach a detailed e	xplanation giving dates an	d specifics
Have you had a hearing before an Ethics Committee of a State or the AMPA?	Yes	No
Has your membership in a State or APMA ever been placed on probation, suspended or revoked?		No
Have you had past malpractice or criminal suits filed against you or presently pending against you?	Yes	No
Have you ever been found negligent in a malpractice case?	Yes	No
Have you ever been convicted of a criminal violation of the law?	Yes	No
Do you have drug or alcohol dependencies other than prescribed for a valid disease?	Yes	No
Have you been under treatment for drug or alcohol dependencies at any time?	Yes	No
Have you been arrested, tried or convicted for the use of alcohol, drugs, or controlled substances or the illegal gift or sale of such? (such as DUI, etc.)	Yes	No
Has your application for license to other state(s) been rejected?	Yes	No
Has your license to practice Podiatry, in any state, been placed on probation, suspended or revoked?	Yes	No

Have you applied to, been licensed by, or taken an examination for Alabama licensure at any time in the past?		No
If you answer "no" to the following, attach a detailed	d explanation givir	ng dates and specifics
Are you a member in good standing of the APMA and your State Component Society?	Yes	No
Are all of your State licenses current, in good standing, and without blemish?	Yes	No
HIGH SCHOOL EDU	CATION	
School	ate	
Dates of attendance	f graduation	
COLLEGE EDUCA	ATION	
College City/State		
Dates of attendance	on	Degree
PODIATRIC MEDICAL B	EDUCATION	
College City/St	ate	
Dates of attendance	f graduation	
Additional educational information, awards, exterships, honors:		
_		
_		
- POST-GRADUATION EI	DUCATION	
Program		
Adddress		
Number of years in existence Dates of attendance		
Council on Podiatric Medical Education approved? Yes No	Additional com	ments:

License Verification(s)

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Official College Transcript

Replied:

Official National Board Scores

Law Books Sent		Exam Card Sent			-	
References Requested		Results Letter Sent		Pass	_ Fail	
		PMLexis RECORD	<u>)</u>			
Official PMLexis scores submitted through applicant:		PMLexis administered by Alabam		na:		
				-		
	date & place	date & place			date	date
Section I			Section I	-		
Section II			Section II	-		
Section III			Section III	-		
Applicant Passed All Section	ons					
Applicant Failed One or M	ore Sections					
	LAW	EXAMINATION RE	ECORD			
	Pass		Fai	1		
_						
Office Notes:						
_						
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—						

TABULAR OR GRAPHIC MATERIAL SET FORTH AT THIS POINT IS NOT DISPLAYABLE

Alabama State Board of Podiatry

2777 Zelda Rd

Montgomery, AL 36106

Phone: 334/420-7237 Fax: 334/263-6115

www.podiatryboard.alabama.gov

CONSUMER COMPLAINT FORM

_					
Name of Podiatrist			Your Name		
Address			Your Address		
City	State	Zip	City	State	Zip
Telephone			Telephone (Home)		(Work)
			How did you learn abo		the problem (if more space
Signature				Date	

APPLICATION FOR STATE OF ALABAMA

CONTROLLED SUBSTANCE NUMBER

NAME _		
OFFICE ADDRESS _		
CITY	_STATE	_ZIP
DPM LICENSE NUMBER _		
DEA REGISTRATION NUMBER_		
_	y in your office. Reg	abama State Board of Podiatry. Your certificate of registration istration is valid for the license renewal cycle which begins each ur annual license renewal.
Contact information for DEA:		
Office of Diversion Control Online - http://	//www.deadiversion.	usdoi.gov/
Drug Enforcement Administration		
Office of Diversion Control		
2401 Jefferson Davis Highway		
Alexandria, VA 22301		
(800) 882-9539		

REMIT TO:

Alabama State Board of Podiatry

2777 Zelda Rd

Montgomery, AL 36106

Alabama State Board of Podiatry

2777 Zelda Road

334-420-7237, office

334.263.6115, fax

Website: www.podiatryboard.alabama.gov

Email: hope@warrenandco.com

APPLICATION FOR RENEWAL OF PODIATRY LICENSE FOR THE YEAR 2012-2013 YOUR CURRENT ALABAMA PODIATRY LICENSE EXPIRES OCTOBER 31, 2012.

Submit this form, proof of 12 approved CME's,

\$400.00 Renewal Fee, plus \$50.00 Controlled Substance Registration Renewal.

«Practice_Name»		
«First_Name» «Last_Name», DPM	М	License#«License_»
«Office_Mailing_Address»		
«Office_Mailing_City, «Office_M	ailing_State» «Office_Mailing_	Zip»
Please review the information bel provided.	ow to ensure that the informa	tion below is correct. Please list any changes in the area
Practice Name: «Practice_Name»		
Office Mailing Address:	«Office_Mailing_Addre	ess»
	«Office_Mailing_City»	Office Phone #: «Office_Phone_»
«Office_Mailing_State» «Office_I	Mailing_Zip»	
		Office Fax #: «Fax»
Home Address:		
«Home_Address»		Home Phone #: «Home_Phone»
«City», «State» «Zip»		
		Email Address: «Email_»
PLEASE ENCLOSE: **NOTE: A	LL FEES AND DOCUMENTA	ATION HAVE TO MAILED IN AT THE SAME TIME.**
□ \$400.00 License Renewal Fee		
□ \$50.00 Controlled Substance Reg	sistration Renewal Fee	
□ \$300.00 Late License Renewal Fo	ee(<u>if after 10/31/12)</u>	
□ Documentation of 12 CME's (MU	UST BE INCLUDED WITH T	HIS FORM)
DURING THE PREVIOUS 12 M	ONTHS:	

Have you been denied a Podiatry License in any state or jurisdiction? □ Yes □ No
Have you had a Podiatry License suspended, revoked, surrendered or have you been disciplined by the Licensing authorities in any state or jurisdiction? \Box Yes \Box No
Have you been convicted of any criminal offense or is there any criminal charge now pending against you? □Yes □ No
If you answered yes to any of the above questions, documentation is:
□ Attached to this form
□ On file in the Board Office
I hereby attest that the above information contained herein is true to the best of my knowledge and belief.
Signature:Date:
Social Security Number (Required):
Authors: State Board of Podiatry
Credits STATUTORY AUTHORITY: Code of Ala. 1975, §§34-41-1.

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HISTORY: New Rule: April 16, 2014; effective May 21, 2014.

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