BYLAWS

The American Board of Podiatric Surgery
445 Fillmore Street
San Francisco, California 94117-3404

As amended July 2010
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Bylaws of
The American Board of Podiatric Surgery

CHAPTER I – NAME

The name of this corporation shall be THE AMERICAN BOARD OF PODIATRIC SURGERY (hereinafter designated as “the ABPS”).

CHAPTER II – OBJECTIVES AND GOALS

The goals of the ABPS are to protect and improve the health and welfare of the public by the advancement of the art and science of podiatric surgery by the following objectives:

1. To encourage the attainment, through formal training programs, of the competencies necessary for the successful practice of the art and science of podiatric surgery.

2. To verify that candidates are qualified to enter the board certification process of the ABPS.

3. To act upon applications for certification of legally licensed, actively practicing podiatrists, to ascertain their fitness and competency in the art and science of podiatric surgery.

4. To grant certification status to those candidates who have successfully completed all required elements in the evaluation of competency and proficiency in the art and science of podiatric surgery.

5. To verify the continual maintenance of competency and proficiency in the art and science of podiatric surgery after initial certification status has been achieved.

6. To perform such other duties as are appropriate for the advancement and promotion of the art and science of podiatric surgery.

7. To perform such other duties as appropriate to the accomplishment and advancement of the above-stated objectives.

CHAPTER III – ORGANIZATION

Section 1. NONPROFIT CORPORATION - The American Board of Podiatric Surgery is a nonprofit corporation organized under the laws of the District of Columbia.

Section 2. DISSOLUTION - In the event of dissolution of the corporation, its assets shall be distributed in accordance with the purposes of this corporation as directed by the Articles of Incorporation and
under the applicable laws of the District of Columbia, upon payment of all indebtedness of the

Section 3. **CORPORATE SEAL** - The corporate seal shall remain in the possession of the Executive

  Director of the ABPS at the offices of the corporation. The Corporate seal shall be inscribed “American

  Board of Podiatric Surgery, Inc., District of Columbia, 1975.”

  

**CHAPTER IV – MEMBERSHIP**

Section 1. **TWO SECTIONS OF MEMBERSHIP** - The ABPS shall consist of two (2) sections, the

  members of which shall be collectively referred to as “members of the ABPS.”

  (A) **American Board Section.** One section shall be called the American Board Section and its

     members shall be referred to as “Diplomates of the American Board of Podiatric Surgery”

     (hereinafter referred to as the American Board Section). The American Board Section

     members shall satisfy or shall have satisfied the requirements for certification as enumerated

     in the then existing ABPS Bylaws and Policies (except as provided in Section 2 below).

  (B) **Ambulatory Section.** The other section shall be called the Ambulatory Section and its

     members shall be referred to as “Diplomates of the American Board of Ambulatory Foot

     Surgery, a Section of the American Board of Podiatric Surgery” (hereinafter referred to as

     the Ambulatory Section). The Ambulatory Section members are Diplomates of the

     American Board of Ambulatory Foot Surgery (hereinafter designated the former ABAFS),

     including those persons who were admitted as Diplomates of the former ABAFS pursuant to

     the ABPS and the former ABAFS plan of merger. It is the intent of the members of ABPS,

     upon the admission of all of the former ABAFS members in accordance with the plan of

     merger, that the Ambulatory Section will induct no members whatsoever.

Section 2. **AMBULATORY SECTION REQUIREMENT FOR AMERICAN BOARD SECTION

  MEMBERSHIP** - An Ambulatory section member may become an American Board Section member

  pursuant to the certification requirements enumerated in Chapter X, Section 1.

Section 3. **VOTING** - All members of ABPS shall have one (1) vote on matters of the ABPS. If a

  diplomate is a member of both sections of ABPS, he/she shall have only one (1) vote on ABPS matters.

**CHAPTER V – MEETINGS OF MEMBERS**

Section 1. **ANNUAL MEETINGS** - The annual meeting of the members of the ABPS shall be held at

  the time and place designated each year by the Board of Directors.

Section 2. **SPECIAL MEETINGS** - Special meetings of the members of the ABPS may be called by the

  President or by the Board of Directors and shall be called by the President at the request of not less than

  ten percent (10%) of the members of the ABPS.
Section 3. **NOTICE OF MEETINGS** - Members of the ABPS shall receive written notice no less than thirty (30) days before the date of any meeting. Such notice shall state the place, date, and hour of the meeting and the purpose for which the meeting has been called.

Section 4. **QUORUM** - The quorum for the transaction of business at any regular or special meeting shall be fifty (50) members of the ABPS represented in person or by proxy.

Section 5. **PROXIES** - At all meetings of members of the ABPS, a member may vote by proxy executed in writing by the member holder or by his authorized agent or representative. A proxy form will be sent to the members of the ABPS along with the notice of the special or the annual meeting. Such proxy shall be filed with the Executive Director of the ABPS before or at the time of the meeting. No proxy shall be valid after sixty (60) days from its date unless otherwise provided in the proxy.

Section 6. **MAIL VOTE** - In lieu of voting at meetings, voting on issues by the members of the ABPS may be by mail ballot and/or by electronic means determined by the Board of Directors to be capable of providing accurate and verifiable voting, and adopted by the Board for such voting, either accompanied by or preceded by the provision to the members of information of a type that would be required in a notice of a meeting were the matter to be voted on at a meeting. This voting may be taken without an annual or special meeting or as an alternative to proxies at an annual or special meeting.

Section 7. **VOTES REQUIRED FOR MEMBER ACTION** - When an action other than the selection of a director is to be taken by vote of the members of the ABPS (whether at a meeting or by a mail and/or electronic ballot), it shall be authorized by a majority of the votes cast unless a greater plurality is required by express requirement of the statutes or of the Articles of Incorporation, in which case such express provision shall govern and control the decision of such question. Except as otherwise expressly required by the Articles of Incorporation, directors shall be elected by a plurality of the votes cast at an election.

Section 8. **ORDER OF BUSINESS** - The Board of Directors shall establish the order of business for the annual meeting.

(A) **Record Date.** For the purpose of determining the members entitled to notice of or to vote at any meeting of members or any adjournment thereof, the Board of Directors may fix in advance a record date which shall not be more than sixty (60) days nor less than ten (10) days before the date of the meeting. If no record date is fixed, the record date of the determination of members entitled to notice of or to vote at a meeting of members shall be at the close of business on the day prior to the day on which notice of the meeting of members is sent. A determination of members of record entitled to notice of or to vote at a meeting of members shall apply to any adjournment of the meeting, unless the Board fixes a new record date for the adjourned meeting.

(B) **Waiver of Notice.** Whenever any notice is required to be given under the provisions of the Bylaws to any person or persons, a waiver of such notice in writing signed by the person or persons entitled to the notice, whether signed before or after the time stated in the notice, shall be deemed equivalent to such notice. Attendance at any meeting, in person or, in the case of a member, by proxy, without objection to the manner in which notice of the meeting
has been given, shall be deemed a waiver of notice thereof; except that where such attendance is for the express purpose of objecting at the beginning of such meeting to the transaction of any business because the meeting is not lawfully called or convened, then such attendance shall not constitute a waiver of notice.

(C) Chairman of Members Meeting. The President, or a President-elect, shall call meetings of members to order, and shall act as chair of such meetings. The Secretary shall act as secretary of all meetings of members; but in the absence of the Secretary, the chair of the meeting may appoint any person to act as secretary of the meeting.

(D) Adjournment of Meeting. The members present at any meeting of members, though less than a quorum, by majority vote may cause the meeting to be adjourned to a later time. No notice need be given of any adjourned meeting of members if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken and at the adjourned meeting only such business is transacted as might have been transacted at the original meeting. However, if after the adjournment the Board of Directors fixes a new record date for the adjourned meeting, a notice of the adjourned meeting shall be given to each member of record on the new record date entitled to notice.

CHAPTER VI – BOARD OF DIRECTORS

Section 1. FUNCTIONS AND DUTIES - The management of the corporation shall be vested in a Board of Directors of nine (9) members. Except as specifically provided in the corporation’s Articles of Incorporation, or these Bylaws, all rights, powers, duties and responsibilities related to the management and control of the corporation’s property, activities and affairs are vested in the Board of Directors. In addition to the power and authority expressly conferred upon it by the Articles of Incorporation and these Bylaws, the Board of Directors may take any lawful action on behalf of the corporation that is not by law, by the Articles of Incorporation, or by these Bylaws required to be taken by some other party.

In addition, the Executive Director shall serve on the Board of Directors as an ex-officio member without vote. The Board of Directors may, from time to time, establish such specific requirements for itself as it may deem necessary to maintain minimum standards of performance for the Board of Directors.

Section 2. BOARD ELECTIONS

Section 3.

Section 4. Nominations. In accordance with the provisions of these Bylaws, the Nominating Committee shall, by February 15 of each year in which an election will be held, deliver a written statement to the Executive Director containing the names of at least the same number of diplomates for the position of director as there are positions available including unexpired and vacant positions. The Nominating Committee shall separately nominate candidates for regular three-year positions and for any unexpired and vacant positions. The committee is encouraged to nominate more candidates than there are positions available in order to enhance membership election options. The Executive Director shall forward these nominations to all diplomates entitled to vote before February 28 of that year. The notice sent to the membership shall indicate:
Section 5.

Section 6. The committee’s nominations, including a designation of incumbent status when applicable, and whether a nomination is for a regular three-year position or an unexpired and vacant position.

Section 7.

Section 8. That members have the right to petition for additional nominees by providing a petition listing the proposed nominee and containing the signatures of at least five percent (5%) of the membership.

(3) The number of signatures required in the current year.

(4) The number of available director positions, including those unexpired and vacant terms.

(5) That no diplomate may sign more petitions for nominees than there are positions available for the election of new directors.

(6) That all such petitions must be received by March 30 in order to be effective.

(7) That the Executive Director must validate the signatures by April 5.

(A) Ballot. Balloting shall be by mail and/or by electronic means determined by the Board of Directors to be capable of providing accurate and verifiable balloting and adopted by the Board for such balloting. All names of the committee’s nominees and validated petition nominees shall be placed on the ballot. The ballot shall specifically designate incumbent Board member selections, Nominating Committee selections, and petition selections. The Executive Director shall mail and/or otherwise provide the ballot to the membership by April 15. All votes received by the Executive Director before May 20 through a verifiable electronic process adopted by the Board or by mail which have been postmarked on or before May 15 shall be counted. Votes received by any adopted method later than May 20 or by mail postmarked later than May 15 will not be counted.

(B) Determination of Election Results. Those diplomates necessary to fill all available director positions in the category for which they were nominated, either regular three-year positions or vacant and unexpired positions, receiving the highest number of votes as determined by the Executive Director, shall be declared the new directors of the American Board of Podiatric Surgery upon completion of the tally of the ballots. In the event of a tie vote in either category, the existing Board of Directors (as of April 15) shall select a new director from among those diplomates nominated in that category who had an equal number of votes cast in their favor.

(1) Any such existing Board of Directors member who was nominated for a director’s position on the new Board of Directors shall abstain from participation in the selection process.

(2) The existing Board of Directors shall meet (either in person or through a telephonic meeting) within seven (7) days of the Executive Director’s announcement of an inconclusive tie election.
The Board of Directors must select a diplomate for the new Board of Directors position from among those candidates who were, by virtue of the number of votes received in the election, tied for the Board of Directors position.

(C) Assumption of Duties. The new directors shall take office effective September 1 of the year of their election.

(D) Executive Director Replacement. In the event that the Executive Director is unable to perform any of the duties specified in this section, the President, or his successor, shall appoint a Board of Directors member to perform any and all of the responsibilities assigned by this section to the Executive Director. The Board of Directors member so appointed to replace the Executive Director for the purpose of the election shall not be standing for reelection.

Section 3. VACANCY - Between elections, the President with approval of the Board of Directors shall appoint a member of the ABPS to a vacancy occurring on the Board of Directors caused by death, resignation, removal, or other reason. Such appointment shall expire at the time of taking of office of a Director elected through the ABPS nomination and election process to fill that vacancy for such unexpired term remaining. In the event that a vacancy arises in any office provided for in these Bylaws, the President or his successor, with the approval of the Board of Directors, shall appoint another member of the Board of Directors to fill such unexpired term.

Section 4. TENURE AND QUALIFICATIONS - Directors shall be elected for a three-year term or to any unexpired portion of the term of a vacant position. No director may be elected to more than two (2) consecutive elected terms. However, service filling the remainder of a vacant and unexpired term prior to an election shall not constitute one of the two consecutive terms for the period of the aforementioned limitation. To be eligible for the election to the Board of Directors, the nominee must have been a member of the ABPS for at least three (3) years prior to such election. ABPS Diplomates must have Active status to be eligible for election to, and for continued membership on, the Board of Directors.

Section 5. ANNUAL MEETING - The annual meeting of the Board of Directors shall be held without notice other than this Bylaw immediately after and at the same place as the annual meeting of the members of the ABPS.

Section 6. REGULAR MEETINGS - A schedule of regular meetings of the Board of Directors may be established by the Board of Directors at the Annual Meeting of the Board of Directors, and modified as necessary thereafter, and no further notice of such meetings needs to be provided to any Director.

Section 7. SPECIAL MEETINGS - Special meetings of the Board of Directors may be called by or at the request of the President or at the request of a majority of the Board of Directors. The person or persons authorized to call special meetings of the Board of Directors may fix the place within or without the District of Columbia for holding any special meeting of the Board of Directors called by them.

Section 8. QUORUM AND VOTING - A majority of the number of directors then in office shall constitute a quorum for the transaction of business at any meeting of the Board of Directors. The vote of a majority of the directors present at a meeting at which a quorum is present shall be the act of the Board
of Directors unless a greater vote is required by law, the Articles of Incorporation, or these Bylaws. Each director present shall have one vote. A director shall be entitled to vote by proxy.

Section 9. **IMMEDIATE PAST PRESIDENT** - The Immediate Past President whose term has expired on the Board of Directors shall also serve on the Board as an ex-officio member without vote.

Section 10. **ELECTRONIC MEETINGS** - The Board of Directors shall have the authority to hold electronic Board meetings by means of a conference telephone or other electronic communications equipment allowing all persons participating in the meeting to hear each other at the same time provided an officer or the Executive Director has contacted all of the Board of Directors members who are in the continental United States and provided at least a majority of the voting Board of Directors members are available for such a meeting. Participation by such means shall constitute presence in person at a meeting. The actions taken at such a meeting shall be memorialized and acknowledged by each member in attendance. Such action shall be binding on the Board of Directors.

Section 11. **ACTION WITHOUT MEETING** - Any action required or permitted to be taken by the Board of Directors at a meeting may be taken without a meeting, if before or after such action, all members of the Board of Directors consent in writing to such action.

Section 12. **RESIGNATION AND REMOVAL**

(A) A director may resign by giving written notice to the President or the Executive Director. Unless otherwise specified in the resignation, the resignation shall take effect upon receipt, and acceptance of the resignation shall not be necessary to make it effective.

(B) Removal

(1) A director may be removed from office by vote of two-thirds of the other directors then in office determining that the acts or omissions of such director are of such a nature that it is inappropriate for him or her to continue to serve as a director and representative of the ABPS. The Board may in its discretion adopt policies and guidelines related to the process for initiating and approving the removal of directors, including whether a director whose removal has been proposed is entitled to be heard by the board.

(2) Vacancies caused by removal of a director may be filled in the manner specified in Section 3 of this Chapter VI.

Section 13. **CONFIDENTIALITY AND CONFLICTS OF INTEREST** - At the commencement of his or her term of office, each director shall sign an agreement stating that the director will not disclose any confidential information. If a question is raised as to the confidentiality of certain information, confidentiality will be determined by a vote of the directors. Each director will further agree to fully and to promptly disclose to the Board of Directors any existing or potential conflict of interest the director may have, of a personal, professional, business, or financial nature. After full disclosure, the Board of Directors shall determine whether or not the director shall be recused from voting on any matter involving the conflict.
CHAPTER VII – OFFICERS AND DUTIES

Section 1. NUMBER - The officers of the corporation shall be the President, President-elect, and Secretary-Treasurer.

Section 2. ELECTION - The officers of the corporation shall be elected by the Board of Directors from amongst the Board of Directors members at the first meeting subsequent to the mail ballot election of the directors.

Section 3. ASSUMPTION OF DUTIES - The officers shall take office effective September 1 of the year of their election.

Section 4. TERM - Officers shall be elected for one-year terms and may be reelected for one additional term.

Section 5. DUTIES - In addition to the powers and duties set forth below the officers shall have such authority and shall perform such duties as may be determined by the Board of Directors:

(A) President. - The President shall preside at all meetings of the Board of Directors and of the members of the ABPS and conduct the meetings in accordance with Robert’s Rules of Order. Except for those duties delegated to the Executive Director, he/she shall perform such other duties as are consistent with his/her office in addition to those that are specifically prescribed by these Bylaws as then revised.

(B) President-Elect. - The President-elect shall perform all duties of the President in his/her absence or inability to act. He/she shall assume the office of President in case of a vacancy in that office for any cause. He/she shall generally assist the President in the performance of his/her duties.

(C) Secretary-Treasurer. - The Secretary-Treasurer shall be responsible for maintaining full and complete records of all proceedings of the ABPS; acting as custodian of all the ABPS monies and holding, investing, or conveying the funds at the direction of the Board of Directors; and carrying out such other duties as are consistent with his/her office.

Section 6. REMOVAL FROM OFFICE AS AN OFFICER - The Board of Directors may suspend or remove any officer for neglect of duty or misconduct in office by an affirmative vote of two-thirds of the members of the Board of Directors. Any vacancy thus created shall be filled in a manner consistent with these Bylaws.

CHAPTER VIII – EMPLOYEES

Section 1. AUTHORITY - The Board of Directors shall be empowered to employ an Executive Director and such personnel as it deems necessary to manage the affairs of the ABPS and to carry out its policies and objectives.
Section 2. TENURE AND COMPENSATION - The Board of Directors shall further determine the tenure and compensation of such employees, consultants, or other agencies.

Section 3. EXECUTIVE DIRECTOR - The Executive Director shall be the executive head of the ABPS office and shall engage all employees except as otherwise provided by these Bylaws. The Executive Director shall cooperate with, advise, and coordinate the activities of all committees and shall be an ex-officio member of all standing committees and the Board of Directors without voting privileges. Further duties may be prescribed by contract under the direction of the Board of Directors.

CHAPTER IX – COMMITTEES

Section 1. STANDING COMMITTEES - The President, with the approval of the Board of Directors, and unless specifically otherwise provided in these Bylaws, shall appoint such committees as may from time to time be necessary for the proper conduct and management of the ABPS. The standing committees of the ABPS shall be:

(A) Credentials Committee. - The Credentials Committee shall consist of members of the ABPS, and shall include the President-elect of the ABPS as a member. The Board of Directors shall determine the size, other membership and the chair of the committee upon recommendation of the President-elect of the ABPS. The Credentials Committee shall be responsible for reviewing and evaluating the credentials of all applicants to the ABPS and shall present such approved lists to the Board of Directors. The committee shall review and evaluate the ethical standing of candidates to determine the character and fitness of each candidate and report the findings and recommendations to the Board of Directors for appropriate action.

(B) Examinations Committee. - The Examinations Committee shall consist of members of the ABPS. The Board of Directors shall determine the size, membership and chair of the committee upon recommendation of the President-elect of the ABPS. This committee shall be composed of qualified and distinguished members of the ABPS who shall also represent the broad geographical distribution of the membership. This committee shall be responsible for the preparation, administration, and evaluation of the examination. It shall continually strive to upgrade the methodology utilized for the evaluation of such candidates.

(C) Nominating Committee. - The Board of Directors, upon recommendation of the President-elect of the ABPS, shall annually appoint a Nominating Committee which shall be composed of three (3) members of the ABPS, two (2) of whom shall not be directors. The Immediate Past President shall be a member of and shall chair the Committee. The Nominating Committee shall in the following order:

(1) Consider and develop a list of members for potential nomination for election as directors.

(2) Review that list with the Board of Directors to determine whether such potential nominees are members in current good standing with the ABPS.
(3) Communicate with potential nominees determined to be in good standing to ascertain their willingness to be nominated for, and serve as, directors, and

(4) Make recommendations for such nominations for election of directors to the members for election as provided in these Bylaws.

(D) Credentialing Guidelines Committee. - The Credentialing Guidelines Committee shall be annually appointed by the Board of Directors upon recommendation of the President-elect and consist of four (4) members of the Board of Directors, one (1) of whom shall be appointed chairperson. This committee shall be responsible for reviewing and refining criteria and guidelines for foot surgery and reconstructive rearfoot and ankle surgery for credentialing purposes. The committee shall recommend to the Board of Directors classifications for surgical procedures and lower extremity pathology for credentialing purposes. The Credentialing Guidelines Committee shall also recommend to the Board of Directors for approval the appropriate number of case documentations for each category of Board certification; the categories of surgical cases; and the number of procedures under each surgical category.

(E) Executive Committee. - The Executive Committee shall consist of the officers and the Immediate Past President and shall represent the ABPS in its ongoing relationships with other professional organizations. The committee shall not bind the ABPS in any matter without specific authority or approval from the Board of Directors.

(F) Communications Committee. – The Communications Committee shall be annually appointed by the Board of Directors upon recommendation of the President-elect and shall be composed of at least four (4) members. Upon recommendation of the President-elect, the Board of Directors will appoint the chair of the committee from among the committee members. The purpose of the committee is to guide communications between the ABPS and its members, prospective members and the public.

CHAPTER X – REQUIREMENTS FOR CERTIFICATION AND BOARD QUALIFIED

Section 1. REQUIREMENTS FOR BOARD CERTIFICATION AND BOARD QUALIFIED - Board certification or Board Qualified status may be conferred upon candidates who (1) have graduated from a college of podiatric medicine that has been accredited by the Council on Podiatric Medical Education of the American Podiatric Medical Association; (2) hold a current and unrestricted license granted by a state, district, or other United States jurisdiction, or by a Canadian province; (3) have successfully completed the post-doctoral requirements under one of the categories established in ABPS Document 110, and; (4) have not been convicted of either a felony related to the delivery of a healthcare item or service or any offense which causes his/her license to practice podiatry to be revoked in any state.

Section 2. APPLICATIONS - Application for Board certification or Board Qualified shall be made on the form designated by the Board of Directors and shall be forwarded to the Executive Director of the ABPS within the time limitations established by the Board of Directors.
Section 3. **FEES** - The Board of Directors shall determine the amount of the application and registration fees. These fees must be paid in full prior to participating in an examination for Board Qualified or Board certification.

Section 4. **ETHICAL REQUIREMENTS** - Board certification or Board Qualified shall be conferred on and be maintained by those podiatrists who subscribe and adhere to the principles of professional conduct embodied in the Code of Ethics of the American Podiatric Medical Association, provided that membership in any professional organization shall not be required as a condition for certification.

Section 5. **ADVERTISING OF BOARD CANDIDACY AND/OR STATUS** - Candidates, individuals holding Board Qualified status and members must abide by the Advertising Policies established by the ABPS. False advertising of Board Qualified and/or Board status, or advertising deemed by the ABPS to be not in compliance with the Advertising Policies shall be a basis for the Board of Directors to impose those sanctions set forth in the Advertising Policies, including, without limitation, the denial of the right of a candidate to sit for the Board Qualified or certification examination for a period of time to be determined by the Board of Directors or the revocation of a member’s Diplomate status.

CHAPTER XI – EXAMINATIONS

Section 1. **NOTICE** - Notice of the annual examination shall be given in appropriate publications at least six (6) months in advance of such examination. Such notice shall provide information regarding the time, place, and date that is fixed by the Board of Directors for such examinations.

Section 2. **POLICIES** - The Board of Directors shall have the authority to set examination policies regarding time limits for which applications and case documentation are valid, and the requirements, qualifications, and fees for the reexamination of any candidate who failed an examination for admission to the ABPS.

Section 3. **DETERMINATION OF PASSING SCORES** - The Board of Directors shall have the authority to determine passing scores on examinations. The decision of the Board of Directors concerning the successful completion of an examination shall be final.

Section 4. **CONTENT** - All examinations shall be comprehensive and shall include a broad scope of questions on both the medical and clinical aspects of podiatric surgery.

CHAPTER XII – DIPLOMATE CERTIFICATE

Section 1. **SEAL AND INSCRIPTION** - A suitable certificate bearing the seal of the American Board of Podiatric Surgery shall be inscribed for each candidate who satisfies the requirements for certification.

Section 2. **TYPE** - Candidates completing the requirements for certification shall receive the appropriate certificate pursuant to the ABPS policy.
Section 3. **OWNERSHIP** - The certificate shall remain the property of the ABPS and shall be returned to the ABPS if for any reason the certified status of the member has been revoked.

Section 4. **TIME LIMIT** - All certificates issued after 1990 for certification in foot surgery or certification in foot and reconstructive rearfoot and ankle surgery shall carry a time limit of ten (10) years for which the certificate is active.

CHAPTER XIII – STATEMENT OF BOARD QUALIFIED

Section 1. **LETTER AND SEAL** - An appropriate letter bearing the seal of the American Board of Podiatric Surgery shall be provided to those candidates who have satisfied the requirements for Board Qualified status as herein provided.

Section 2. **TIME LIMIT** - Board Qualified candidates shall have a time limit of seven (7) years during which the status is active. If a Board Qualified candidate does not complete the certification process within seven (7) years after becoming Board Qualified, all rights and privileges of Board Qualified status shall cease.

CHAPTER XIV – REVOCATION

Section 1. **AUTHORITY** - The Board of Directors shall have the authority to revoke any “Diplomate of the American Board of Podiatric Surgery” certificate and any “Diplomate of the American Board of Ambulatory Foot Surgery” certificate, any “Board Qualified” letter or status and such person shall cease to be a member of, or have any status with, the ABPS for the following reasons:

(A) If the individual has failed to pay the annual re-registration fee as provided in these Bylaws.

(B) If the individual has failed to pay a special assessment as provided in these Bylaws.

(C) If the individual is convicted of either a felony related to the delivery of a healthcare item or service or any crime involving moral turpitude.

(D) If the individual’s license to practice podiatry is revoked in any state.

(E) If the individual misrepresents facts or provides false information in connection with an application for certification, recertification or other ABPS status or documents.

(F) If the individual advertises his/her certification status to the public in a false, deceptive, or misleading manner.

(G) If the individual fails to complete any applicable self-assessment requirements within the time frame set forth in these Bylaws.
(H) If the individual has cheated on any examination administered by the ABPS.

(I) If the individual has committed a material violation of the Code of Ethics of the American Podiatric Medical Association.

(J) If the individual is adjudicated in a final judgment of a court or final ruling of an arbitrator to have committed professional malpractice in the practice of podiatry or podiatric surgery involving gross negligence or willful misconduct.

(K) If the individual is adjudicated in a final judgment in any criminal, civil or administrative proceeding to have committed fraud in the conduct of the practice of podiatry or podiatric surgery, including with regard to reimbursements received from public or private third party payers.

Section 2. **HEARING** - Prior to revocation of diplomate status, the member shall receive written notice, by registered or certified mail, return receipt requested, of the charges or grounds relied on. He/she shall be entitled to a hearing before the Board of Directors and he/she may be represented by counsel. If a hearing is requested by the member, thirty (30) days written notice of the date of the hearing shall be given to the member by registered or certified mail, return receipt requested, to his/her last known address. The hearing may be held at a meeting of the Board of Directors, or at a special meeting called for that purpose. The decision of the Board of Directors shall be final unless within thirty (30) days from the date of notification of that decision, by certified mail, return receipt requested, a written request for appeal is made by the respondent to the Executive Director of the ABPS for a rehearing before the members of the ABPS. Such rehearing shall take place at the next annual meeting of the ABPS. At that time, the members may uphold such revocation by a two-thirds (2/3) majority vote or reverse the proposed revocation by a majority vote. The decision thus rendered by the members of the ABPS shall be final.

Section 3. **REVOCATION WITHOUT HEARING** - The Diplomate status for members who have failed to pay annual re-registration fees and/or any special assessments, may be revoked by the Board of Directors without any hearing or appeal process provided in these Bylaws applying to such revocations.

Section 4. **REINSTATEMENT** - The Board of Directors has the responsibility to determine when or if evidence is sufficient to warrant reinstatement of a member and his certificate and whether such reinstatement may require additional examination and evaluation of the applicant’s professional competency, in keeping with these Bylaws.

Section 5. **RESIGNATION** - A member may resign from the ABPS for whatever cause by returning his certificate to the Executive Director.

CHAPTER XV – RE-REGISTRATION FOR ABPS MEMBERS

Section 1. **REQUIREMENT** - All members of the ABPS shall be required to reregister with the ABPS annually. The Board of Directors shall establish the annual re-registration fee. Such fees shall be due and payable by September 1 of each calendar year.
Section 2. **APPLICATION** - Members shall apply for re-registration on a form supplied by the Board of Directors.

Section 3. **SUSPENSION FOR FAILURE TO PAY FEE** - Any member of the ABPS who has not paid the annual re-registration fee by September 1 shall be required to pay a penalty established by the Board of Directors and will not have their name published in the Directory of Members and Board Qualified for that year. Any member who has failed to pay the re-registration fee and penalty by October 15 shall be automatically suspended and may further have his/her diplomate status revoked.

Section 4. **CONTINUING EDUCATION/MAINTENANCE OF PODIATRIC SURGICAL COMPETENCE** - Members are required to participate in continuing education programs as determined by the Board of Directors. Such participation shall, at a minimum, be consistent with the requirements for continuing education within their state of licensure. Members are also required to participate in programs to maintain surgical competence and to increase their knowledge in the art and science of podiatric surgery.

Section 5. **RETIRED MEMBER - RETURN TO ACTIVE STATUS**

(A) A member who has retired from active practice may request transfer to Retired status by submitting to the Board of Directors a written application therefor which includes appropriate verification of retirement. The Board shall review such application and, upon its satisfaction that the member has retired from active practice and would not be disqualified under the ABPS Articles of Incorporation, these Bylaws, or any guidelines or policies adopted by the Board from being a member if still engaged in active practice, may in its discretion, grant such status to the applicant. A member on Retired status will not be required to pay the re-registration fee and will not be subject to the continuing education requirements applicable to active members. A member on Retired status may not vote in ABPS matters and/or elections.

(B) A member on Retired status may request return to one of the other categories of Diplomate status provided in these Bylaws by submitting to the Board of Directors a written application therefor, which includes such information and verifications as they Board may establish from time to time for such purpose. The Board shall review such application and may in its discretion, grant the member’s return to such Diplomate status as the Board determines, if it is satisfied that the member has satisfied the conditions for return to that status established by the Board and is not disqualified under the ABPS Articles of Incorporation or these Bylaws from being a member.

(C) A member who returns to a category of Diplomate status from Retired status will become subject to all of the requirements and obligations applicable to that category of Diplomates, including, without limitation the obligation to re-register and pay the annual re-register fee, and to engage in continuing education, as provided in these Bylaws.

Section 6. **INACTIVE DIPLOMATE** - A diplomate of the American Board of Podiatric Surgery (specifically excluding diplomates of the American Board of Ambulatory Foot Surgery, a Section of the
American Board of Podiatric Surgery) not engaged in the active practice of podiatry, as may be defined by the Board of Directors, may request Inactive Diplomate status. While inactive, a diplomate shall not be required to pay re-registration fees. Upon requesting return to Active status, Inactive Diplomates must meet the applicable self-assessment or recertification requirements in effect at the time of the requested change to Active status. A Diplomate who is not actively practicing podiatry may remain inactive for five (5) cumulative years. At the end of the fifth year, the Diplomate must request return to Active status, and if the Diplomate does not make such request, his/her Diplomate status will be relinquished. A Diplomate who loses certification in such a manner must apply as a new candidate and meet all requirements in effect at the time of new application. An inactive member may not vote in the ABPS matters and/or elections.

Section 7. ADMINISTRATIVE DIPLOMAT - A diplomate of the American Board of Podiatric Surgery (specifically excluding diplomates of the American Board of Ambulatory Foot Surgery, a section of the American Board of Podiatric Surgery) engaged primarily in an administrative capacity directly related to the profession of podiatry, as may be defined by the Board of Directors, may request Administrative Diplomate status. Administrative Diplomate status will be granted only in cases where the diplomate spends the majority of his/her time, as may be defined by the Board of Directors, in an administrative capacity. Administrative diplomates will be required to pay re-registration fees and participate in the ongoing evaluation process in effect when they became certified. Administrative diplomates are not required to maintain current hospital privileges. Continuation of administrative status will be on an annual basis by written request to the Board of Directors. Upon requesting return to active status, the Administrative diplomate must demonstrate current, active surgical practice by submitting proof from a hospital or surgery center of current, active surgical privileges within a period of no more than six (6) months. An Administrative diplomate retains the right to vote on ABPS matters and/or elections.

CHAPTER XVI – RE-REGISTRATION FOR BOARD QUALIFIED

Section 1. REQUIREMENT - All Board Qualified individuals shall be required to reregister with the ABPS annually. The Board of Directors shall establish an annual re-registration fee. Such fees shall be due and payable by September 1 of each calendar year.

Section 2. SUSPENSION FOR FAILURE TO PAY FEE - Any Board Qualified individual who has not paid the annual re-registration fee by September 1 shall be required to pay a penalty as established by the Board of Directors and will not have their name published in the Directory of Members and Board Qualified for that year. Any Board Qualified individual who has failed to pay the re-registration fee and penalty by October 15 shall be automatically suspended.

Section 3. REVOCATION - The Board of Directors shall have authority to revoke Board Qualified status for failure to pay the annual re-registration fee.
CHAPTER XVII – SELF-ASSESSMENT AND RECERTIFICATION REQUIREMENTS

Section 1. **CERTIFIED PRIOR TO 1991** - Diplomates of the ABPS certified prior to 1991 shall be required to complete the self-assessment requirements, as defined in ABPS document 111, every ten (10) years to maintain certification status.

Section 2. **CERTIFIED AFTER 1990** - Diplomates of the ABPS certified after 1990 shall be required to successfully complete the recertification requirements, as defined in ABPS document 112, every ten (10) years to maintain certification certificate.

Section 3. **PROCEDURE** - The Executive Director shall timely notify each ABPS diplomate regarding their self-assessment or recertification requirement.

Section 4. **EXTENSION** - The Board of Directors, upon written request of an ABPS diplomate, may extend the time for completing the requirements if the Board of Directors determines extenuating circumstances exist for that member.

CHAPTER XVIII – FINANCES

Section 1. **FISCAL YEAR** - The fiscal year of the ABPS shall begin September 1 and end on August 31 of each year.

Section 2. **FEES** - The ABPS shall support its activities through registration and re-registration fees to be established by the Board of Directors.

Section 3. **SPECIAL ASSESSMENT** - The Board of Directors shall have authority to implement a special assessment, upon approval of the members. Failure to pay the special assessment within sixty (60) days of billing shall be cause for suspension.

Section 4. **CONTRACTS** - The Board of Directors may authorize any officer or officers, agent or agents to enter into any contract or execute and deliver any instrument in the name of and on behalf of the ABPS, and such authority may be granted or confined to specific instances.

Section 5. **LOANS** - No loans shall be contracted for on behalf of the ABPS and no evidence of indebtedness shall be issued in the name of the ABPS unless authorized by a resolution of the Board of Directors. Such authority may be general if confined to a specific dollar limit determined from time to time by resolution of the Board of Directors and shall otherwise be confined to specific instances. No loan shall be made to any officer or director of the ABPS.

Section 6. **CHECKS, DRAFTS, AND NOTES** - All checks, drafts, or other orders for payment of money, notes, or other evidence of indebtedness issued in the name of the ABPS shall be signed by such officer, officers, agent or agents of the ABPS and in such manner as shall time to time be determined by resolution of the Board of Directors.
Section 7. DEPOSITS - All funds of the ABPS not otherwise employed shall be deposited from time to time to the credit of the ABPS in such banks, trust companies, or other custodians as the Board of Directors may select.

CHAPTER XIX – INDEMNIFICATION

Section 1. NON-DERIVATIVE ACTIONS - Subject to all of the other provisions of this article and to the full extent permitted by applicable law, the ABPS shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal administrative or investigative and whether formal or informal (other than an action by or in the right of the ABPS) by reason of the fact that the person is or was a director or officer of the ABPS, or is or was serving at the request of the ABPS as a director, officer, partner, trustee or employee, or agent of another foreign or domestic corporation, partnership, limited liability company, joint venture, trust or other enterprise, whether for profit or not for profit, against expenses (including attorneys’ fees), judgments, penalties, fines and amounts paid in settlement actually and reasonably incurred by him or her in connection with such action, suit or proceeding if the person acted in good faith and in a manner the person reasonably believed to be in or not opposed to the best interests of the ABPS, and with respect to any criminal action or proceeding, if the person had no reasonable cause to believe his or her conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which the person reasonably believed to be in or not opposed to the best interests of the ABPS, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his or her conduct was unlawful.

Section 2. DERIVATIVE ACTIONS - Subject to all of the provisions of this article and to the full extent permitted by applicable law, the ABPS shall indemnify any person who was or is a party to any threatened, pending or completed action or suit by or in the right of the ABPS to procure a judgment in its favor by reason of the fact that the person is or was a director or officer of the ABPS, or is or was serving at the request of the ABPS as a director, officer, partner, trustee, employee, or agent of another foreign or domestic corporation, partnership, limited liability company, joint venture, trust or other enterprise, whether for profit or not for profit, against expenses (including actual and reasonable attorneys’ fees) and amounts paid in settlement incurred by the person in connection with such action or suit if the person acted in good faith and in a manner the person reasonably believed to be in or not opposed to the best interests of the ABPS. However, indemnification shall not be made to any claim, issue or matter in which such person has been found liable to the ABPS unless and only to the extent that the court in which such action or suit was brought has determined upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnification for the expenses which the court considers proper.

Section 3. EXPENSES OF SUCCESSFUL DEFENSE - To the extent that a person has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in Section 1 or 2 of this article, or in defense of any claim, issue or matter in the action, suit or proceeding, the person shall be indemnified against expenses (including actual and reasonable attorneys’ fees) incurred by such person in connection with the action, suit, or proceeding and in any action, suit or proceeding brought to enforce the mandatory indemnification provided by this section.
Section 4. **DEFINITION** - For the purposes of Sections 1 and 2, “other enterprises” shall include employee benefit plans, “fines” shall include any excise taxes assessed on a person with respect to an employee benefit plan; and “serving at the request of the ABPS” shall include any service as a director, officer, employee, or agent of the ABPS which imposes duties on, or involves services by, the director or officer with respect to an employee benefit plan, its participants or beneficiaries; and a person who acted in good faith and in a manner the person reasonably believed to be in the interest of the participants and beneficiaries of an employee benefit plan shall be considered to have acted in a manner “not opposed to the best interests of the ABPS” as referred to in Sections 1 and 2.

Section 5. **CONTRACT RIGHT – LIMITATION ON INDENMITY** - The right to indemnification conferred in this article shall be a contract right. Except as provided in Section 3 of this article, the ABPS shall have no obligations under this article to indemnify any person in connection with any proceeding, or part thereof, initiated by such person without authorization by the Board of Directors.

Section 6. **DETERMINATION THAT INDEMNIFICATION IS PROPER** - Any indemnification under Section 1 or 2 of this article (unless ordered by court) shall be made by the ABPS only as authorized in the specific case upon a determination that indemnification of the person is proper in the circumstances because the person has met the applicable standard of conduct set forth in Section 1 or 2, whichever is applicable. Such determinations shall be made in any of the following ways:

(A) By a majority vote of a quorum of the Board of Directors consisting of directors who are not parties or threatened to be made parties to such action, suit or proceeding.

(B) If a quorum described in clause (A) above is not obtainable, then by a majority vote of a committee of directors who are not parties or threatened to be made parties to the action. The committee shall consist of not less than two disinterested directors.

(C) By independent legal counsel, chosen by a majority of directors who are not parties or threatened to be made parties to the action (or, if there are no such directors, then by a majority of all directors), in a written opinion.

Section 7. **PROPORTIONATE INDEMNITY** - If a person is entitled to indemnification under Section 1 or 2 of this article for a portion of expenses, including attorneys’ fees, judgments, penalties, fines, and amounts paid in settlement, but not for the total amount thereof, the ABPS shall indemnify the person for the portion of the expenses, judgments, penalties, fines, or amounts paid in settlement for which the person is entitled to be indemnified.

Section 8. **EXPENSES ADVANCE** - Expenses incurred in defending a civil or criminal action, suit or proceeding described in Section 1 or 2 of this article may be paid by the ABPS in advance of the final disposition of such action, suit or proceeding upon receipt of an undertaking by or on behalf of the person involved to repay expenses if it is ultimately determined that the person is not entitled to be indemnified by the ABPS. The undertaking shall be an unlimited general obligation of the person on whose behalf advances are made but need not be secured.

Section 9. **NON-EXCLUSIVITY OF RIGHTS** - The indemnification or advancement of expenses provided under this article is not exclusive of other rights to which a person seeking indemnification or
advancement of expenses may be entitled under contractual arrangement with the ABPS. However, the
amount of expenses advanced or indemnified from all sources combined shall not exceed the
amount of actual expenses incurred by the person seeking indemnification or advancement of expenses.

Section 10. **FORMER DIRECTORS AND OFFICERS** - The indemnification provided in this article
continues as to a person who has ceased to be a director or officer and shall inure to the benefit of heirs,
executors and administrators of such person.

Section 11. **INSURANCE** - The ABPS may purchase and maintain insurance on behalf of any person
who is or was a director or officer of the ABPS, or is or was serving at the request of the ABPS as a
director, officer, employee agent, trustee, manager or general partner or another corporation, partnership,
limited liability company, joint venture, trust or other enterprise against any liability asserted against
such person and incurred by such person in any such capacity or arising out of the person’s status as
such, whether or not the ABPS would have power to indemnify such person against such liability under
this article.

**CHAPTER XX – AMENDMENTS**

Section 1. **PROCESS FOR AMENDMENT** - These Bylaws may be amended, after recommendation of
a majority of the Board of Directors, at any regular or special meeting of the ABPS by a two-thirds
majority vote of the members voting. Any proposed amendment shall be presented in writing to the
members at least thirty (30) days prior to the regular or special meeting at which the vote is to be taken,
or presented in writing along with a mail ballot.

Section 2. **SUBMISSION TO MEMBERS** - Any proposed amendment to the Bylaws submitted to the
Board of Directors by ten percent (10%) of the members in good standing shall be presented to the
Board of Directors at least forty-five (45) days prior to the annual meeting of the ABPS and shall be
voted upon by the members in accordance with the provisions of this Chapter.

Section 3. **MEMBER PROPOSALS** - A member in good standing may submit a proposed amendment
to the Board of Directors at least sixty (60) days prior to the annual meeting. If the proposed
amendment is accepted by a majority of the Board of Directors, the members in accordance with the
provisions of this Chapter shall vote upon it.

*Last Amended: July 2010*