

## Use of Lasers/Delegation of Medical Functions Board-by-Board Overview

State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or Delegation of Medical Functions to Unlicensed Individuals	Pending Legislation
AL	Chapter 540-X-11. Guidelines for the Use of Lasers and Other Modalities Affecting Living Tissue.	540-X-1105 Supervision.  Supervision by the delegating physician shall be considered	
	Designates Mid-Level Practitioners, Level 1 Delegates, and Level 2 Delegates; categorizes treatments as ablative or non- ablative; defines energy source, direct physician supervision, and on-site supervision.	adequate for purposes of this section if the physician is in compliance with this section and the physician:  (1) Ensures that patients are adequately informed and, prior to	
	540-X-1103 Use of Lasers and Other Modalities Affecting Living Tissue in the Practice of Medicine.	treatment, have signed consent forms that outline reasonably foreseeable side effects and complications which may result from the non-ablative	
	(1) The use of lasers/pulsed light devices, or other energy source, chemical, or modality that affects living tissue, for the purpose of treating a physical disease, disorder, deformity or injury shall constitute the practice of medicine pursuant to Ala.	treatment; (2) Is responsible for the formulation or approval of a written protocol which meets the requirements of these rules and is responsible for any	
	Code §34-24-50.  (2) The use of lasers/pulsed light devices for non-ablative procedures cannot be delegated to Level 2 Delegates without	patient-specific deviation from the protocol;  (3) Reviews and signs, at least annually, the written protocol and	
	the delegating/supervising physician being on-site and immediately available.  (3) The use of lasers/pulsed light devices or other energy	any patient specific deviations from the protocol regarding care provided to a patient under the	
	<ul><li>devices for ablative procedures may only be performed by a physician.</li><li>(4) Electrocautery may be used by a Level 1 or Level 2 delegate under direct physician supervision.</li></ul>	protocol on a schedule defined in the written protocol; (4) Receives, on a schedule defined in the written protocol, a periodic status report on the patient, including any problems or complications	
	Establishes guidelines on minimum education requirements for	encountered; (5) Remains on-site for non-ablative treatments performed by delegates	
	physicians and delegates, quality assurance, equipment safety, mandatory injury reporting, physician registration, and safe use of lasers	consistent with these rules and is immediately available for consultation, assistance and direction;  (6) Personally attends to, evaluates, and treats complications that	

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	http://www.albme.org/Documents/540-X-11%20Final%20.pdf	arise; and  (7) Evaluates the technical skills of the delegate performing non-ablative treatment by documenting and reviewing at least quarterly the delegate's ability to perform the following:  (a) To properly operate the devices and provide safe and effective care; and  (b) To respond appropriately to complications and untoward effects of the procedures.	
AK	Guidelines As To Who May Perform Laser Surgery The Alaska State Medical Board has adopted the policies of the American Medical Association, following, to be its guidelines to its licensees in Alaska with regard to who may perform laser surgery.  Performance of Laser Surgery American Medical Association's Policy H-475.989, Laser Surgery, reads: "Laser surgery should be performed only by practitioners licensed to practice medicine and surgery or by those categories of practitioners currently licensed by the state to perform surgical activities." American Medical Association's Policy H-475.988, Laser Surgery, reads: "The board opines that revision, destruction, incision or other structural alteration of human tissue using laser is surgery." Adopted January 16, 2004  http://www.commerce.state.ak.us/occ/pub/CME_To_Whom_May_Perform.pdf	Guideline For Physicians In Delegating Procedures To Non-Physician Personnel When Performing Certain Dermatological Procedures.  "Under the appropriate circumstances, a physician may delegate certain procedures to certified, licensed, non-physician office personnel e.g., nurse, physician assistants, or certified medical assistants). Specifically, the physician must directly supervise the non-physician office personnel to protect the best interest and welfare of each patient. The supervising physician shall be physically present on-site, immediately available, and able to respond promptly to any question or problem that may occur while the procedure is being performed. It is the physician's obligation to insure that, with respect to each procedure performed, the non-physician office personnel possess the proper training in cutaneous medicine, the indications for the procedure, and the pre- and post-operative care involved." Adopted January 16, 2004	
AZ-M	Arizona Admin. Code Article 14  R12-1-1440. Medical Lasers  Class 3 and Class 4 laser products used in the practice of medicine must have a means for measuring the level of laser radiation within specified range of error and a guard mechanism on the switch to control patient exposure and prevent inadvertent exposure.	A.R.S. R4-16-301through 303 provides for a Supervising physician to delegate specific Medical procedures to a medical assistant Consistent with the CAAHEP Standards for An Accredited Educational Program for the Medical Assistant.  R12-1-1438. Hair Removal and Other Cosmetic Procedures Using Laser and Intense Pulsed Light	

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	Must calibrate a laser according to the manufacturer's specified calibration procedure, at intervals that do not exceed those specified by the manufacturer.  In a medical facility where several medical disciplines or a number of different practitioners use Class 3b and Class 4 lasers, a Laser Safety Committee must be formed to govern laser activity, establish use criteria, and approve operating procedures.	A registrant must "[n]ot permit an individual to use a medical laser or IPL device for hair removal procedures unless the individual completes an approved operator didactic training program of at least 40 hours duration; is directly supervised for at least 24 hours on the job by a licensed practitioner; and performs or assists in at least 10 hair removal procedures. The individual shall obtain this hands-on experience under the direct supervision of a licensed practitioner	
	For Class 3b and Class 4 lasers, a Physician must also establish a written laser safety training program.  R12-1-1438. Hair Removal and Other Cosmetic Procedures	A registrant must ensure that the operator follows written procedure protocols established by a licensed practitioner; ensure that the operator follows any written order issued by a licensed practitioner, which describes the specific site of hair removal; maintain a record of each hair removal procedure	
	Using Laser and Intense Pulsed Light  Requires "registration of any medical laser or IPL device that is	protocol, maintain each procedure protocol onsite, and ensure that the protocol contains instructions for the patient concerning follow-up monitoring; design each protocol to	
	a Class II surgical device, certified as complying with the labeling standards in 21 CFR 801.109"	promote the exercise of professional judgement by the operator "commensurate with the individual's education, experience, and training."; require that a licensed practitioner observe the	
	Registrant must "ensure that the device is only used by a licensed practitioner or an operator who is working under the direct supervision of a licensed practitioner, or at minimum, an operator who is working under the indirect supervision of a licensed practitioner."	performance of each operator during actual procedures at intervals that do not exceed six months, maintain a record of the observation, verify that a licensed practitioner is qualified to perform hair removal procedures, and provide radiation safety training	
	"Ensure that a licensed practitioner purchases or orders the Class II surgical device that will be used for hair removal procedures."		
AZ-O	Nothing on website		
AR	Regulation No. 22. Laser Surgery Guidelines Pursuant to Ark. Code Ann. 17-95-202, the practice of medicine involves the use of surgery for the diagnosing and treatment of human disease, ailment, injury, deformity, or other physical conditions. Surgery is further defined by this Board as any procedure in which human tissue is cut, altered, or otherwise infiltrated by mechanical means, to include the use of lasers. The Board further finds that the use of medical lasers on human beings, for therapeutic or cosmetic lasers, constitutes the practice of medicine. Adopted 6/5/1998; Amended 6/2/2005 <a href="http://www.armedicalboard.org/Professionals/pdf/MPA.pdf">http://www.armedicalboard.org/Professionals/pdf/MPA.pdf</a>	Arkansas statutes 17-105 to 111 governs the delegation of health care services to a physician assistant. Physician assistants may perform those duties and responsibilities, including the prescribing, ordering, and administering drugs and medical devices that are delegated by their supervising physician. Supervision shall be continuous, but does not require the physical presence of the supervising physician at the time and place that the services are rendered.	

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CA-M	The Business and Professions Code includes the use of laser devices in the definition of the practice of medicine. Only physicians, dentists, physician assistants and nurses may use laser devices, including intense pulse light devices, with physician supervision within their legal scope of practice. The law requires written protocols and procedures relating to supervision. Laser hair removal may be performed only by a physician, or, when working with a physician, registered nurse or physician assistants.  A 1997 Attorney General opinion states that physicians may not authorize medical assistants to perform laser treatments.  Cosmetic procedures http://www.caldocinfo.ca.gov/licensee/medical spasbusiness.pdf  Hair removal http://www.caldocinfo.ca.gov/allied/medical assistants lasers.html	The CA Business and Professions Code Relating medical assistants allows a medical assistant, under the supervision of a licensed physician, to administer medication by intradermal, subcutaneous, or intramuscular injections and to perform skin tests and other technical supportive services upon specific authorization. Authorized procedures must be within the scope of the physicians practice and the physician must be physically present in the treatment facility during the performance of the procedures.	CA SB 100, passed 10/9/2011 requires the Medical Board of California, in conjunction with the Board of Registered Nursing and in consultation with the Physician Assistant Committee and professionals in the field, to review issues and problems relating to the use of laser or intense pulse devices for elective cosmetic procedures by their respective licensees. The bill requires the Board to adopt regulations by January 1, 2013 regarding the appropriate level of physician availability needed within clinics or other settings using certain laser or intense pulse light devices for elective cosmetic surgeries.
CA-O		California Business and Professional Code Section 2459.6 regulates the delegation of a task to an unlicensed person. Physicians may assign only those patient- related tasks that can be safely and effectively performed by an aide. The supervising physician shall be responsible at all times and shall provide continuous and immediate supervision. The physician shall be in the same facility as, and in proximity to the location where the aide is performing the task and shall be readily available at all times.	
CO	It is Board policy that the use of lasers for patient care constitutes the practice of medicine. The Board adopted a policy statement in <b>November 1997</b> that lasers must be used by a Colorado licensed physician or under the direct and on-site supervision of a Colorado licensed physician. The Board expressed its intent that this be an employer/employee relationship such that the physician has direct control of the unlicensed person.  Medical Devices and Esthetic Practices <a href="http://www.dora.state.co.us/barbers_cosmetologists/news/Metodi.May.2012">http://www.dora.state.co.us/barbers_cosmetologists/news/Metodi.May.2012</a>	In <b>November 2002,</b> the Board held a hearing on proposed rules regarding the delegation of medical functions to unlicensed persons.	

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	dicalDevices.pdf		
	Ultrasound and Laser. In order for either the cosmetologist or cosmetician to work deeper than the dead skin cell layer (stratum corneum) of the skin, they must be under the supervision of a physician. Ultra sound, laser and the different pulse light therapies may not be performed without the supervision of a physician. Neither license allows any type of cutting or use of electricity or any other means to remove warts, tags, etc. No one in the cosmetology field may practice on any person having an ailment or condition that would create any cuts, sores or rashes that result in openings		
	in the skin.  http://www.dora.state.co.us/barbers_cosmetologists/news/Scope.pdf		
	Colorado Medical Board Policy Use of Lasers to Provide Medical Services <a href="http://www.dora.state.co.us/medical/policies/40-19.pdf">http://www.dora.state.co.us/medical/policies/40-19.pdf</a>		
	COLORADO MEDICAL BOARD RULES REGARDING THE DELEGATION AND SUPERVISION OF MEDICAL SERVICES TO UNLICENSED HEALTH CARE PROVIDERS PURSUANT TO SECTION 12-36-106(3)(I), C.R.S. Rule 800		
	http://www.dora.state.co.us/medical/rules/800.pdf		
CT	In <b>December 1997,</b> and confirmed in March 1998, the Board issued a Declaratory Ruling on Use of Lasers for Hair Removal. The Board ruled that a licensed physician with appropriate knowledge, experience and training should assess each patient prior to and during the course of hair removal treatment with laser therapy. Such physicians may delegate the operation of the laser for hair removal to a licensed physician assistant, registered nurse, or licensed practical nurse, who may render service under		

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	the supervision, control and responsibility of a licensed physician, provided the assessment of each patient is performed by the physician. The physician shall provide direct on-site supervision in the course of hair removal with laser therapy.		
	http://www.ct.gov/dph/lib/dph/phho/medical board/declaratory rulings/declaratoryrulinglaserhairremoval.pdf		
	Use of lasers in a chiropractic practice <a href="http://www.ct.gov/dph/lib/dph/phho/chiropractors/declarat-ory-rulings/chiropractic declaratory-ruling-laser-hair removal">http://www.ct.gov/dph/lib/dph/phho/chiropractors/declaratory-rulings/chiropractic declaratory-ruling (laser-hair removal) - august 23, 2007.pdf</a>		
DE	<ul> <li>16.0 Health and Sanitation; Electric Nail Files and Laser Technology</li> <li>16.4 The use of laser technology for hair removal is not work generally or usually performed by cosmetologists and is prohibited.</li> <li>16.5 Violation of any of the regulations, standards or prohibitions established under this Rule shall constitute a grounds for discipline under 24 Del.C. §5113 (24 Del.C.</li> </ul>	In 1700 Board of Medical Practice, Section 2l.1.1 states that a physician who delegates medical responsibility to a non-physician is responsible for that person's activities and must provide adequate supervision. No function may be delegated to a non-physician who is prohibited by statute or regulation from performing that function. Direct and indirect supervision are defined. Physicians who choose to have their patients followed by a non-physician must personally evaluate any patient at least every three months.	
	§§5100, 5101(4), 5112 and 5113)		
DC FL-M	None The Board of medicine considers the use of high-powered lasers	F.S.A. 458.348	
-I-L-M	(all Class IIIa, IIIb, and IV lasers as designated by the FDA) to be the practice of medicine. These may be used only by physicians, or by those exempt from the Medical Practice Act (such as nurses) while acting under the direct supervision of a physician. Florida also requires all high-powered laser systems to be registered with the Department of Health. Failure to do so may be grounds for disciplinary action against a physician and may result in a criminal penalty.  Adm Rules 64B8-56.002  Statute Title 32, Chapter 501, Subsection 501.122	"Protocols requiring direct supervisionAll protocols relating to electrolysis or electrology using laser or light-based hair removal or reduction by persons other than physicians licensed under this chapter or chapter 459 shall require the person performing such service to be appropriately trained and work only under the direct supervision and responsibility of a physician licensed under this chapter or chapter 459."  - In office setting where supervision not on-site, primary health	
	(Florida office surgery rules (64B8-9.009) include use of lasers in the definition of surgery)	practitioners limited to supervising 4 offices in addition to the	

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	http://www.doh.state.fl.us/mqa/electrolysis/eo hair-removal.html	primary office location; Specialty practitioners limited to 2; dermatologists limited to 1.	
FL-O	Same Florida law	F.S.A.459.025  Provisions similar 458.348 above, applied to Osteopath physicians	
GA	Georgia Cosmetic Laser Services Act  Provides for licensure of cosmetic laser practitioners on two levels: assistant laser practitioner and senior laser practitioner.  Provides licensing standards and requirements, permitted and prohibited activities and requires that each facility offering cosmetic laser services have an agreement with a consulting physician trained in laser modalities and is available for emergency consultation with the cosmetic laser practitioner or anyone employed by the facility. Enacted 05/29/2007 <a href="http://medicalboard.georgia.gov/GCMB/Files/Medical%20Practice%20Act%202009.pdf">http://medicalboard.georgia.gov/GCMB/Files/Medical%20Practice%20Act%202009.pdf</a>		
GU	None		
HI	The Board's informal opinion is that, except as otherwise provided by law, the use of lasers is considered to be the practice of medicine.  Hawaii Legislature May 18, 2011 Requires special license for laser technology application for an esthetician to useHOOSER short form billrelating to regulation SB299 and./or SB300 <a href="http://www.capitol.hawaii.gov/session2008/lists/introllistSB.asp?show=all">http://www.capitol.hawaii.gov/session2008/lists/introllistSB.asp?show=all</a>		
ID	The Board adopted guidelines recommending physician evaluation and assessment of the patient prior to and following prescribed treatment with an intense pulsed light and/or laser device. If the actual treatment with an intense pulsed light device is delegated to a properly trained individual, the physician	Rules 22-0104-0601 Relating to the Rules of the Board of Medicine for Registration of SENATE HEALTH & WELFARE January 29, 2007 - Minutes - Page 3	

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		Individuals	
	must maintain on-site supervision while treatment is being performed. The MPA creates an exemption from medical licensure only with regard to the use of Class I or II, nonprescriptive medical devices.	Supervising and Directing Physicians, Fee Rule  Nancy Kerr, Executive Director, Idaho Board of Medicine, stated the pending rules are the result requests by licensees, nurses, and business interests for the board to review/revise its current policy related to laser procedures.  The majority supported the amendment to the rules. The pending rule (1) creates a framework for the training and supervision of personnel providing laser treatment or services to patients in Idaho and (2) provides for accountability of the physician responsible for the laser device or prescriptive cosmetic treatment to train personnel and supervise services and to provide alternate supervision to medical personnel when not available, as well as (3) provides for responsible and reasonable limits on the number of personnel supervised to ensure adequate supervision with a provision for a wavier to consider unusual circumstances, and finally (4) a general housekeeping effort, corrections and clarification in terminology are added.  Motion Senator Werk moved to approve docket 22-0104-0601. The motion was seconded by Senator Hammond. The motion carried by voice vote.  http://legislature.idaho.gov/sessioninfo/2007/standingcommitt ces/shelmin.pdf#xml=http://legislature.search.idaho.gov/isysq	
IL	4) Statutory Authority: Medical Practice Act of 1987 [225 ILCS 60] 5) A Complete Description of the Subjects and Issues Involved: Lasers are frequently used in "medical spas" to remove hair, birthmarks or previously applied tattoos. The misuse of laser equipment by inadequately educated or trained individuals without adequate physician supervision can result in permanent scarring, long-term pain or even misdiagnosed cancers. This proposed amendment clarifies existing law and the longstanding position of the Department and the Medical Disciplinary Board that laser equipment, which affects living layers of skin, is a medical device and must only be used with direct supervision by a physician. While the physician may delegate performance of laser procedures to appropriately educated, trained, and experienced nurses or other personnel, the physician must provide proper supervision, including initial	uery/bc265755-7944-443c-a245-5c384e2dd148/2/hilite/  The MPA, Section 54.5, provides authority for physicians to delegate tasks or duties to licensed practical nurses, registered nurses, or other personnel.	

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	assessment, on-site availability and ultimate responsibility. <a href="http://www.sos.state.il.us/departments/index/register/register-volume32">http://www.sos.state.il.us/departments/index/register/register-volume32</a> issue12.pdf		
	Standards For Protection Against Laser Radiation <a href="http://www.iema.illinois.gov/legal/pdf/32">http://www.iema.illinois.gov/legal/pdf/32</a> 315.pdf		
IN	State statute defines the use of lasers as surgery and, therefore, such use constitutes the practice of medicine.  MPA, Article 4, Section 844 IAC 4-3-2 Surgical Operations <a href="http://www.in.gov/pla/files/Microsoft Word">http://www.in.gov/pla/files/Microsoft Word</a> Medical Licensing Board.2010.pdf	The MPA, IC 25-22.5-1-2 allows a physician to delegate a medical task that is within the physician's specific area of practice to an employee who is under the direction and supervision of the physician.	
IA	The Board established an Ad Hoc Committee on the Use of Lasers, Intense Pulsed Light Devices, and Radio-Frequency Devices. The Committee issued a report that was accepted in April 2006.		
	Summary: The Committee concluded that the regulation of lasers and associated devices is a very complex issue, involving a broad range of changing technologies and significant scope of practice implications. However, unregulated widespread use of these devices is an increasing public safety concern. Concerns regarding safety risks for these devices vary significantly. In addition to safety risks, there are concerns regarding the efficacy of the services offered, including fraudulent practices. Choosing a qualified healthcare provider to provide medical treatment with lasers or associated devices is an important decision. The public should consider all of the issues discussed above before choosing a provider.		
	Report from the Ad Hoc Committee on the Use of Lasers, Intense Pulsed Light Devices, and Radio-Frequency Devices http://medicalboard.iowa.gov/policies/lasers.html		
KS	In April 2001 and amended in March 2002, the Board adopted regulations relating to supervision of light-based medical treatments. The regulations require physicians to have written practice protocol agreements with those who use a light-based medical device to provide a professional service under their supervision. Treatments are required to be performed at a location where the supervising physician maintains a practice or while the physician is physically immediately available.	KSA 65-2872(g) establishes that persons performing medical services under the supervision of a physician are not unlawfully practicing medicine.  KSA 65-28, 127 places specific duties on physicians who delegate, etc., acts that constitute the practice of medicine under the MPA.	

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	Treatments performed while the physician is not physically present are required to be performed within written operating parameters. Person receiving treatment are required to give consent. This rule does not apply to phototherapy in treatment of hyperbilirubinemia or to a chiropractor engaging in light-based physiotherapy.  KSA Article 27, 100-27-1.		
	Article 27Light-Based Medical Treatment http://www.ksbha.org/regulations/article27a.htm		
KY	Only a physician may use a laser for hair removal.	Scope of Practice: Laser Technology http://kbn.ky.gov/practice/lasertech.htm	
	BOARD OPINION RELATING TO LASER SURGERY  http://kbml.ky.gov/NR/rdonlyres/C671B7A6-2E0A-4E62-9012-A0B1F2E5E695/0/OpinionLaserSurgery061611.pdf	A request was received for an opinion on whether it is within the scope of ARNP practice to: "evaluate, diagnose, and treat patients with therapeutic interventions that include removal of hair and facial and leg veins using laser technology, performance of skin enhancement procedures, and prescribing of noncontrolled substanceswithout the supervision or authorization of a physician."	
		Following discussion of the questions posed, statutes governing nursing practice, administrative regulation 201 KAR 20:057 governing ARNP practice, and the KBN <i>Scope of Practice Determination Guidelines</i> , it was the advisory opinion of the Board that the acts stated above are within the scope of ARNP practice. The ARNP who performs these acts must posses the educational preparation and current clinical competency to perform the acts in a safe manner, and be in compliance with 201 KAR 20:057, Section 3, that states, in part: "In the performance of ARNP practice, the ARNP shallseek consultation or referral in those situations outside the ARNP's scope of practice."	
		Degree of Supervision Needed by Nurses Who Perform Laser Surgery Treatments	
		http://kbn.ky.gov/practice/lasersupervision.htm	
Last und	ated: May 2012	A request was received for an opinion on the level of physician supervision needed when RNs and LPNs provide laser	

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		Individuals	
		treatments. The Board discussed the questions posed and referred individuals to:	
		<ul> <li>The Kentucky Board of Medical Licensure for its position statement on the role of the physician in supervision of laser-related activities.</li> </ul>	
		<ul> <li>The Dermatology Nurses' Association position paper entitled <i>The Nurse's Role in Laser Procedures</i> which advises that "nurses will deliver laser light under the direct supervision of the physician who is on-site, utilizing established protocols that have been determined by the physician at the time of his/her consultation with the patient, or at each pre-treatment session when applicable."</li> <li>The American Society for Laser Medicine and Surgery <i>Policy for Use of Laser and Related Technology by the Non-Physician</i> which states that "a properly trained and licensed medical professional may carry out these specifically designed procedures only under direct, onsite physician supervision."</li> </ul>	
		onoite physician supervision	
LA	Statute states that the use of lasers or chemical treatments for therapeutic or cosmetic purposes constitutes the practice of medicine. Only persons licensed under the laws of the state to practice medicine, veterinary medicine, dentistry, or podiatry shall perform laser surgery.		
	In <b>November 2001,</b> the Board issued a position statement on the use of medical lasers for chemical skin treatments stating that such treatments are the practice of medicine and may be performed only by a licensed physician or by a non-physician who acts under the direct supervision of a physician licensed in LA. Non-physicians who perform laser or chemical treatments in violation of the law, will be considered to be engaged in the unauthorized practice of medicine.		
	STATEMENT OF POSITION ***  LA. REV. STAT. §37:1261-92 <a href="http://www.lsbme.louisiana.gov/Statements%20of%20Position">http://www.lsbme.louisiana.gov/Statements%20of%20Position</a> Plant 2012		

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	/UseofMedicalLasersChemicalSkinTreatment.pdf		
ME-M	Only a physician may use a laser for hair removal.  Professional and Financial Regulation also works in conjunction with the Board of Licensure in Medicine with regard to laser skin treatment devices Llsed by aestheticians and cosmetologists	The MPA, Chapter 48, Section 3270-A states that nothing in this chapter shall be construed as prohibiting a physician or surgeon from delegating to his employees certain activities relating to medical care and treatment now being carried out by custom and usage when such activities are under the direct control of and in the personal presence of a physician or surgeon. The physician delegating such activities shall be deemed legally liable for such activities of such persons, and such persons shall be in this relationship be construed as the physician's agent.	
ME-O	Same as Maine Medical		
MD	In <b>October 2002,</b> the Board issued a Declaratory Ruling (00-1) stating that the use of lasers for hair removal is a surgical act. Only physicians, certified nurse practitioners, registered nurses under Board of Nursing Declaratory Ruling (9701), and	Title 14 of the Maryland Code, 14-306, authorizes the BPQA to adopt rules and regulations relating to duties delegated by a licensed physician.	
	physician assistants may use lasers for hair removal.	"Cosmetic medical procedures"	
	"Cosmetic medical procedures" is Chapter 10.32.09, Code of Maryland	is Chapter 10.32.09, Code of Maryland Regulations.	
	Regulations. <a href="http://www.mbp.state.md.us/pages/regulations.html">http://www.mbp.state.md.us/pages/regulations.html</a>	10.32.09.05	
		.05 Physician Responsibilities.	
	.01 Scope.	A. A physician shall:	
	A. This chapter governs the performance, delegation, assignment, and supervision of cosmetic medical procedures, and the use of cosmetic medical devices by a physician or under a physician's direction.	(1) Develop and maintain at each site where the delegated, assigned, or supervised cosmetic medical procedures will be rendered written office protocols for each such cosmetic medical procedure;	
	B. This chapter does not govern use of medical procedures or medical devices for the purpose of treating a disease.	(2) Personally perform the initial assessment of each patient;	
	C. This chapter does not endorse or certify the safety of any cosmetic medical device or cosmetic medical procedure.	(3) Prepare a written treatment plan for each patient, including diagnosis and planned course of treatment and specification of the device and device settings to be used;	
	D. This chapter does not authorize the delegation of any duties to any person who is not licensed under Health Occupations	(4) Obtain informed consent of the patient to be treated by a non-physician;	
	uted: May 2012		

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	Article, Annotated Code of Maryland.	(5) Except as indicated in §B or C of this regulation, provide onsite supervision whenever a non-physician is performing	
	.03 Physician Qualifications.	cosmetic medical procedures or using cosmetic medical devices;	
	A. License. A physician shall obtain a license to practice medicine in Maryland before the physician may perform, delegate, assign, or supervise cosmetic medical procedures or	(6) Retain responsibility for any acts delegated to a non- physician; and	
	the use of cosmetic medical devices.	(7) Create and maintain medical records in a manner consistent with accepted medical practice and in compliance with Health-	
	B. Education.	General Article, Title 4, Subtitles 3 and 4, Annotated Code of Maryland, and with Health Insurance Portability and	
	(1) A physician who performs, assigns, supervises, or delegates the performance of cosmetic medical procedures by a non- physician first shall obtain training in the indications for and	Accountability Act of 1996 (42 U.S.C. §1320d-2, as amended, and 45 CFR Parts 160 and 164, as amended).	
	performance of the cosmetic medical procedures and operation	B. The Board may approve a delegation agreement for a	
	of any cosmetic medical device to be used.	physician assistant that permits the physician to delegate performance of cosmetic medical procedures under immediately	
	(2) Training programs provided by a manufacturer or vendor of cosmetic medical devices or supplies may not be a physician's	available supervision after the physician has evaluated the patient and developed a written treatment plan.	
	only education in the cosmetic medical procedures or the operation of the cosmetic medical devices to be used.	C. A delegation agreement for a physician assistant that includes cosmetic medical procedures and is approved by the Board before May 2009, is not affected by this chapter.	
	(3) ACCME or AOA approved continuing education, or completion of an ACGME or AOA accredited postgraduate	10.32.09.07	
	program that includes training in the cosmetic medical procedure performed satisfies this requirement.	10.52.09.07	
		.07 Training of Non-Physicians.	
		A. The physician is responsible for assuring that any individual to whom the physician delegates or assigns the performance of a	
		cosmetic medical procedure or the operation of a cosmetic medical device is properly trained. Training shall include both	
		theoretical instruction and clinical instruction.	
		B. Theoretical instruction shall include:  (1) Cosmetic-dermatological indications and contraindications	
		for treatment; (2) Identification of realistic and expected outcomes of each	
		procedure;	
	. J. M 2012	(3) Selection, maintenance, and utilization of equipment;	

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		(4) Appropriate technique for each procedure, including infection control and safety precautions; (5) Pharmacological intervention specific to the procedure; (6) Identification of complications and adverse reactions for each procedure; (7) Emergency procedures to be used in the event of: (a) Complications; (b) Adverse reactions; (c) Equipment malfunction; or (d) Any other interruption of a procedure; and (8) Appropriate documentation of the procedure in the patient's chart. C. Clinical instruction shall include: (1) Observation of performance of the procedure or use of the device by an individual experienced in performing the procedure; and (2) Performing the procedure or using the device under the direct supervision of the delegating physician who is present and observing the procedure a sufficient number of times to assure that the non-physician is competent to perform the procedure without direct supervision.	
MA	MA administrative code allows for use of laser acupuncture by acupuncturists.  Non-Ablative and Non-Laser Sources Device Use http://www.mass.gov/?pageID=eohhs2terminal&L=7&L0=H ome&L1=Provider&L2=Certification%2C+Licensure%2C+an d+Registration&L3=Occupational+and+Professional&L4=Nur sing&L5=Nursing+Practice&L6=Advisory+Rulings+on+Nursi ng+Practice&sid=Eeohhs2&b=terminalcontent&f=dph_quality_boards_nursing_p_laser_hair_remove&csid=Eeohhs2  REPORT OF THE MEDICAL SPA TASK FORCE ESTABLISHED BY CHAPTER 81 OF THE ACTS OF 2006  http://www.mass.gov/Eeohhs2/docs/borim/med_spa_ta_sk_force_report.doc	The Code of MA Regulations, 243 CMR 2.00 allows a physician to permit a skilled professional or non-professional assistant to perform services in a manner consistent with accepted medical standards and appropriate to the assistant's skill.	2012 MA SB 1140 would allow physicians, physician assistants, nurses, electrologist and advanced aestheticians to remove hair from the human body using laser devices or other light-based devices.  2012 MA SB 1112 would define "surgery" as structurally altering the human body by the incision or destruction of tissues or the diagnostic or therapeutic treatment of conditions or disease processes by instruments causing localized alteration or transposition of live human tissue; including lasers, ultrasound, ionizing radiation, scalpels, probes and needles.
MI-M	Use of Laser Equipment By Health Professionals	Michigan Public Health Code, Article 15, part 161, 333.16215:	2012 HB 5594 would provide for

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	Position Statement of the Michigan Department of Community Health <a href="http://www.michigan.gov/documents/mdch_laserequipment_1">http://www.michigan.gov/documents/mdch_laserequipment_1</a> <a href="https://www.michigan.gov/documents/mdch_laserequipment_1">http://www.michigan.gov/documents/mdch_laserequipment_1</a> <a href="https://www.michigan.gov/documents/mdch_laserequipment_1">http://www.michigan.gov/documents/mdch_laserequipment_1</a> <a href="https://www.michigan.gov/documents/mdch_laserequipment_1">http://www.michigan.gov/documents/mdch_laserequipment_1</a> <a href="https://www.michigan.gov/documents/mdch_laserequipment_1">https://www.michigan.gov/documents/mdch_laserequipment_1</a> <a ?id='147&amp;view=chapter&amp;year=2010&amp;keyword_type=all&amp;keyword=laser"' href="https://www.michigan.gov/documents/mdch_laserequipment_1&lt;/th&gt;&lt;th&gt;Delegation of acts, tasks, or functions to licensed or unlicensed individuals; supervision; rules; immunity states that licensed physicians may delegate selected functions to licensed or unlicensed individuals when the functions are within the scope of practice for their profession and are performed under the physician's supervision. Functions that require physician expertise may not be delegated.&lt;/th&gt;&lt;th&gt;the licensure of naturopathic physicians and allow naturopathic physicians to perform surgical procedures using a laser device.&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;MI-O&lt;/th&gt;&lt;th&gt;Uses same position statement as Michigan Medical  Use of Laser Equipment by Health Professionals  Dec. 5, 2005 Michigan Department of Community Health position statement. Practice of medicine within corporation and limited liability companies.&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;&lt;/th&gt;&lt;td&gt;The use of lasers by health professionals constitutes a medical or dental practice and falls within the definition of the practice of medicine.&lt;/td&gt;&lt;td&gt;&lt;/td&gt;&lt;td&gt;&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;MDCH Position Statement (12/5/2005)  http://www.michigan.gov/documents/mdch_laserequipment_1 43884_7.pdf&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;Since the use of lasers is considered the practice of medicine and the practice of medicine is a learned profession (&lt;u&gt;Attorney General Opinion 6592&lt;/u&gt;), corporations and limited liability companies using lasers for medical or dental sevices may only incorporate or organize as professional service corporations (PCs) pursuant to &lt;u&gt;Act 192, PA 1962&lt;/u&gt;. or as professional service limited liability companies (PLLCs) pursuant to &lt;u&gt;Act 23, PA 1993&lt;/u&gt;Act 368, PA 1978.&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;MN&lt;/th&gt;&lt;th&gt;State statute defines the use of lasers as surgery and, therefore, such use constitutes the practice of medicine.  Subd. 3. Practice of medicine defined.  &lt;a href=" https:="" statutes="" www.revisor.mn.gov="">https://www.revisor.mn.gov/statutes/?id=147&amp;view=chapter&amp;year=2010&amp;keyword_type=all&amp;keyword=laser</a> For purposes of this chapter, a person not exempted under section <a href="147.09">147.09</a> is "practicing medicine" or engaged in the "practice of medicine" if the person does any of the following:		provide for the regulation of laser treatment by statute. Bill generally requires that the use of laser, intense pulsed light device or radio frequency device for aesthetic treatments may only be performed by a nurse, an advanced medical practitioner or a health practitioner.

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	(4) offers or undertakes to perform any surgical operation including any invasive or noninvasive procedures involving the use of a laser or laser assisted device, upon any person;		Allows a physician to delegate the performance of a laser treatment through the use of a written protocol.
MS	In <b>1999</b> , the Board adopted regulations stating that the use of laser devices for invasive or cosmetic procedures is considered the practice of medicine and is, therefore, limited to physicians and those directly supervised by a physician who is on the premises where the procedure is being performed. XIX Regulation Concerning Use of laser Devices, Section 1		
	SECTION 1, RULES AND REGULATIONS REV. DATE: MAY 2011 Chapter 16 Laser Devices <a href="http://www.msbml.state.ms.us/regulations/may2011/May2011.pdf">http://www.msbml.state.ms.us/regulations/may2011/May2011.pdf</a> 100 The use of laser, pulsed light or similar devices, either for invasive or cosmetic procedures, is considered to be the practice of medicine in the state of Mississippi and therefore such use shall be limited to physicians and those directly supervised by physicians, such that a physician is on the premises and would be directly involved in the treatment if required. These rules and regulations shall not apply to any person licensed to practice dentistry if the laser, pulsed light, or similar device is used exclusively for the practice of dentistry.  Adopted March 18, 1999. Amended May 19, 2005. Amended January 18, 2007.  Amended March 8, 2007. Amended May 17, 2007.		
MO	Amended March 27, 2008.  It is the board's position that the use of Lasers is considered surgery and should only be used by professionals whose statutory scope of practice authorizes them to perform surgery, or by a healthcare professional under the supervision of a physician.  Guidelines / Positions Medical Spas, LASERS, BOTOX <a href="http://pr.mo.gov/boards/healingarts/Medical-Spas-Lasers-page-16">http://pr.mo.gov/boards/healingarts/Medical-Spas-Lasers-page-16</a>		
MT	Board rules include the use of lasers in the definition of surgery.	24.156.640 MEDICAL ASSISTANT http://www.mtrules.org/gateway/ruleno.asp?RN=24%2E156	

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	<u>24.156.501 DEFINITIONS</u>	%2E640	
	http://www.mtrules.org/gateway/ruleno.asp?RN=24%2E156	(7) The following tasks may not be assigned to a medical	
	<u>%2E501</u>	assistant:	
	(11) "Surgery" means any procedure in which human tissue is cut or altered by mechanical or energy forms, including electrical or laser energy or ionizing radiation.	(a) any invasive procedures, including injections other than immunizations, in which human tissue is cut or altered by mechanical or energy forms, including electrical or laser energy or ionizing radiation, unless under the onsite supervision of a physician or podiatrist;	
	24.121.1509 IMPLEMENTS, INSTRUMENTS, SUPPLIES, AND EQUIPMENT		
	http://www.mtrules.org/gateway/ruleno.asp?RN=24%2E121 %2E1509		
	(10) The use of laser energy, as prescribed in ARM <u>24.156.501</u>		
	as "any procedure in which human tissue is cut or altered by		
	mechanical or energy forms, including electrical or laser energy or ionizing radiation" constitutes the practice of medicine and is		
	prohibited for all individuals licensed under this chapter.		
NE	The Board of Medicine and Surgery has gone on record to state	The physician may not delegate the use of a laser to non-	
,	that use of a laser, for aesthetic procedures, or any other	physicians, except that it may be delegated to a physician	
	procedures, is the practice of medicine and surgery.	assistant with supervision and training consistent with the	
		requirements for duties delegated to a physician assistant.	
NV-M	In <b>December 1998,</b> the Board issued an advisory opinion		
	indicating that the use of lasers is included in the definition of the practice of medicine. The opinion states that physicians are		
	allowed to delegate certain responsibilities, including the use of		
	lasers, only to employees qualified to perform procedures by		
	way of special skills, education, or experience.		
	Website only lists laser eye surgery		
	Nevada board spokesman stated 6/20/2011 that Nevada does		
	not currently have any regulations regarding the use of a laser.		
NV-O			
NH	CHAPTER 329 PHYSICIANS AND SURGEONS		
	Section 329:1		
	http://www.gencourt.state.nh.us/rsa/html/XXX/329/329-		
	1.htm		
	329:1 Practice. – Any person shall be regarded as practicing		
	medicine under the meaning of this chapter who shall diagnose,		
	treat, perform surgery, or prescribe any treatment of medicine		

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	for any disease or human ailment. ""Surgery" means any procedure, including but not limited to laser, in which human tissue is cut, shaped, burned, vaporized, or otherwise structurally altered, except that this section shall not apply to any person to whom authority is given by any other statute to perform acts which might otherwise be deemed the practice of medicine. "Laser" means light amplification by stimulated emission of radiation.		
NJ	Only physicians and physician assistants who are licensed by the Board are allowed to perform laser procedures.  SUBCHAPTER 4A. SURGERY, SPECIAL PROCEDURES, AND ANESTHESIA SERVICES PERFORMED IN AN OFFICE SETTING "Surgery" means a manual or operative procedure, including the use of lasers, performed upon the body for the purpose of preserving health, diagnosing or treating disease, repairing injury, correcting deformity or defects, prolonging life or relieving suffering. Surgery includes, but is not limited to: incision or curettage of tissue or an organ; suture or other repair		
	of tissue or an organ; a closed or open reduction of a fracture or extraction of tissue from the uterus.  13:35-4A.12 Alternative privileging procedure (d) A practitioner who seeks to utilize laser surgery techniques in an office, but does not hold privileges at a licensed hospital to do so, shall submit to the Board an application, which shall include:  1. Certification of successful completion of an accredited laser training program, in which the curriculum includes instruction in laser care, physics and clinical indications for utilization of the specific laser; or  2. Documentation from the program director of an accredited residency training program which the applicant has successfully completed, attesting to the inclusion of training in the specific		
	laser therapy for which privileges are being sought during residency training.  13:35-4A.3 Minor Surgery <a href="http://www.njconsumeraffairs.gov/laws/BME_Regs.pdf">http://www.njconsumeraffairs.gov/laws/BME_Regs.pdf</a>		

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	Additional examples of minor surgery include closed reduction of a fracture, the incision and drainage of abscesses, certain simple ophthalmologic surgical procedures, such as treatment of chalazions and non-invasive ophthalmologic laser procedures performed with topical anesthesia, limited endoscopies such as flexible sigmoidoscopies, anoscopies, proctoscopies, arthrocenteses, thoracenteses and paracenteses. Minor surgery shall not include any procedure identified as "major surgery" within the meaning of N.J.A.C. 13:35-4.1.  "Monitoring" means continuous visual observation		
	13:35-9,11 Referral; informed consent A certified acupuncturist may perform initial acupuncture treatment only on presentation by the patient of a referral by or diagnosis from a licensed physician. The referring or diagnosing physician shall provide to the treating acupuncturist a diagnosis and pre-evaluation of the patient above, use any of the following methods to effect the stimulation of acupuncture points and channels as part of his or her professional practice: 7. Cold laser used for needle-less acupuncture;		
	"Electrology" means the removal of hair permanently through the utilization of solid probe electrode-type epilation, including thermolysis, being of a short wave, high frequency type, and including electrolysis, being of a galvanic type, or a combination of both, which is accomplished by a super-imposed or sequential blend. This definition specifically excludes laser and other intense light source hair removal from the definition of electrology.		
NM-M	In 2000, the Board revised rules and regulations on the use of lasers and light activated devices to incorporate board policy. The rule states that non-physician personnel performing hair removal on patients must have appropriate training in laser usage and the supervising physician must be on the immediate premises during the procedure. However, when the procedure is performed by a trained physician assistant, the supervising physician is not required to be physically present in the building where the surgery is being performed.	The MPA, Section 61-6-16(6)(3) states that the Act does not limit or prevent a physician from delegating any task or function to a qualified person otherwise permitted by state law or established by custom, except the dispensing of dangerous drugs.  **LASERS & LIGHT ACTIVATED DEVICES FOR HAIR REMOVAL**  New Mexico allows a non-physician to perform laser or light activated hair removal. However, these services to be performed	

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	In <b>April 2002,</b> the Board adopted a rule stating requirements that must be met before unlicensed personnel may perform hair removal using lasers and light activated devices, including that the supervising physician must be on the immediate premises at all times during a procedure	under the supervision of a licensed physician. The rules require:  * the supervising physician must have interviewed the patient and recorded appropriate history and physical information;  *the unlicensed person who will be performing the hair removal must have been trained on the procedure;  *the supervising physician must be on the immediate premises at all times during the procedure;	
	16.10.13.7 DEFINITIONS:	* the unlicensed person performing the service must be fully insured under the physician's medical malpractice pol'cy;	
	C. "Medical therapeutic or cosmetic medical procedure, device, or treatment" means a treatment or procedure that uses any of the following, if the procedure or treatment alters or damages or is capable of altering or damaging living tissue, to improve the patient's appearance or to achieve an enhanced aesthetic result:  (1) injection or insertion of a biologic or synthetic substance for soft tissue augmentation;  (2) application of a chemical substance;  (3) application of microwave energy; or  (4) application of a federal food and drug administration approved prescription device that uses waveform energy of any kind, including, but not limited to lasers or intense pulsed light.  D. "Certified" means the medical assistant has been awarded a certificate	* the patient must be informed that the person providing the service is not a physician; and  * the Board must have a record of non-licensed staff who are performing these services.	
	http://www.nmmb.state.nm.us/pdffiles/Rules/NMAC16.10.13  MedAsstCosmetic.pdf  16.10.13.8 USE OF MEDICAL THERAPEUTIC AND  COSMETIC DEVICES. Medical therapeutic or cosmetic devices penetrate and alter human tissue and can result in complications such as visual impairment, blindness, inflammation, burns, scarring, hypo-pigmentation and hyperpigmentation. The use of medical therapeutic and cosmetic devices is the practice of medicine as defined in Section 61-6-1 NMSA 1978.  A. Limitations.  (1) Medical assistants are limited to using medical therapeutic and cosmetic devices that are non-incisive and non-ablative.  16.10.13 NMAC 1 16.10.13 NMAC 2  (2) Medical therapeutic and cosmetic devices may only be used by a medical assistant who is certified pursuant to Subsection D of 16.10.13.7 NMAC and when the supervising physician is		

State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or Delegation of Medical Functions to Unlicensed Individuals	Pending Legislation
State	immediately available on the premises.  B. Responsibility of the supervising physician. A physician who is trained in the safety and use of medical therapeutic or cosmetic devices may supervise medical assistants who perform hair removal and other therapeutic or cosmetic procedures using devices that use waveform energy consistent with the following requirements.  (1) The supervising physician must provide the following services before treatment by a medical assistant is initiated: patient history, physical examination, diagnosis, treatment protocol, and preparation of medical record.  (2) The supervising physician shall review any adverse outcomes or changes in the treatment protocol.  (3) The supervising physician shall assure the patient is informed and aware that the individual performing the procedure is a medical assistant and is under the physician's supervision.  (4) The s'pervising physician shall provide the patient instructions for emergency and follow-up care.  (5) The supervising physician shall prepare a written protocol for the medical assistant to follow when using the medical therapeutic or cosmetic device. The protocol may include pre and post care treatment related to the procedure as long as the treatment is topical and non-injectable. The physician is responsible for ensuring that the medical assistant uses the medical therapeutic or cosmetic device only in accordance with the written protocol and does not exercise independent medical judgment when using the device.  (6) The supervising physician is ultimately responsible for the safety of the patient, regardless of who performs the treatment using the medical therapeutic or cosmetic device on procedure.  C. Training requirements. Medical assistants who use medical therapeutic or cosmetic devices must have training and be certified on each device they will use. The training on each	Delegation of Medical Functions to Unlicensed	Pending Legislation
	device must include the following:  (1) physics and safety of the medical therapeutic or cosmetic device;  (2) basic principle of the planned procedure;  (3) clinical application of the medical therapeutic or cosmetic device, including wavelengths to be used;		

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	(4) indications and contraindications for the use of the medical therapeutic or cosmetic device; (5) pre-operative and post-operative care; (6) recognition and acute management of complications that may result from the procedure; and (7) infectious disease control procedures required for each procedure.  D. Reporting requirements. The supervising physician shall complete a "certificate of training" "orm and submit it to th" board prior to the use of a medical therapeutic or cosmetic device by the medical assistant. The form will be device-specific and document training for each medical therapeutic or cosmetic device used by the medical assistant.  E. Public communication. Any public communication offering the performance or administration of a cosmetic medical procedure or treatment shall identify the physician or surgeon responsible for the provision of, or the direct supervision of the procedure or treatment.  [16.10.13.8 NMAC – Rp 16 NMAC 10.13.8, 4/18/02; A, 12/30/05; A, 7/22/08]		
NM-O			
NY	In <b>August 2002</b> , the NY State Board of Medicine passed a resolution recommending that the use of lasers and intense pulsed light for hair removal be considered the practice of medicine and thus be performed by a physician or under direct physician supervision.	Section 6530 of the New York Education Law defines professional misconduct and includes: 24) Practicing beyond the scope of practice permitted by state law and performing professional responsibilities a licensee knows he/she is not competent to perform	
NC	http://www.ncmedboard.org/position_statements/detail/laser_surgery/ In July 1999, the North Carolina Board adopted a position statement that laser surgery is the practice of medicine and should be performed only by a physician or by a practitioner working within his/her scope of practice and with appropriate medical training under the supervision of a physician or other practitioner licensed to perform surgical services and preferably on-site. The statement was slightly amended in March 2002.  In August 2002, the Board amended its position statement on laser hair removal to state that laser hair removal should be uted: May 2012	MPA, Chapter 90, Section 90-18, under practicing without a license, states that physicians are not prohibited from delegating any act or task to a qualified person that is otherwise permitted by law or established by custom.  Rule 800 – adopted 11-15-02, establishes 1) that the responsibility for the delivery and outcome of any delegated function lies solely with the delegating physician, 2) adequacy and appropriateness of training for the function should be documented, 3) adequacy and appropriateness of supervision will be judged by the standard of care for a physician directly delivering the same medical service, and 4) delegated services	

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	performed only by a physician or by an individual having adequate training and experience under the supervision of a physician who should be on-site or readily available to the person performing the procedure.	cannot be re-delegated by anyone other than the responsible physician. In addition, prescribing of medication, other than refills, cannot be delegated under CO statute.	
	In July 2005 the Board once again amended its position statement on laser hair removal. It is the Board's position that each patient should be examined by a physician, physician assistant, or nurse practitioner prior to receiving the first laser hair removal treatment. The examination should include a full medical history and a focused physical examination. The position also defines "readily available" in terms of physician supervision.		
	In Spring 2012, the Board issued a five page policy document to resolve lingering questions regarding laser cosmetic procedures. The document may be accessed at: <a href="http://www.ncmedboard.org/images/uploads/other-pdfs/LaserGuidanceDoc.pdf">http://www.ncmedboard.org/images/uploads/other-pdfs/LaserGuidanceDoc.pdf</a>		
ND	Only a physician may use a laser for hair removal.		
NMI			
ОН	In 2000, the Board adopted rules that state that the application of light-based medical devices to the human body is the practice of medicine, osteopathic medicine and podiatric medicine. Licensed physicians and osteopathic physicians may delegate the use of light-based medical devices approved by the FDA for phototherapy in treatment of hyperbilirubinemia in neonates to any appropriate person. Additionally, physicians may delegate the application of light-based medical devices to physician assistants and cosmetic therapists for the purpose of hair removal under certain conditions. Violation of the rules constitutes failure to conform to minimum standards of care. Ohio Adm. Rule 4731-18-01 through 04.	Ohio Adm. Rule 4731-23 regulates the delegation of medical tasks. Medical tasks may be delegated by a physician only under certain circumstances including that the person to whom the task is delegated is competent based on specific factors; the task is within the physician's expertise; and the supervising physician retains responsibility for the delegated task.	
OK-M	http://www.okmedicalboard.org/download/510/Approve d Med Spa Guidelines 11 7 08.pdf Surgery The ablation or alteration of any human tissue by any means including but not limited to the use of sharp surgery, heat, cold, abrasion, laser, chemicals, injection/placement of substances subcutaneous, or the use of FDA approved devices that can only	If the physician is utilizing an Oklahoma licensed nurse, [RN, LPN, APN (advance practice nurse) or APN with prescriptive authority] and IF they are functioning within the scope of their practice act, then the physician may delegate any of the defined medical services to that licensed nurse under general supervision, which may not require the physician to be on-site. It is imperative that the physician contact the Oklahoma Board	

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	be initially purchased by physicians is the practice of medicine as defined in Title 59 O.S. Section 492. Lasers are instruments of surgery. No matter what type of laser is being utilized, a physician involved in the process should following [sic] these guidelines.	of Nursing (405-962-1800) to find out the nurse's scope of practice and level of physician supervision required.	
OR	In January 2002, the Board adopted a position statement that the medical use of lasers is the practice of medicine. Physicians using lasers should be trained appropriately and any physician who delegates a procedure using lasers or intense pulsed light devices to a non-physician should be qualified to do the procedure themselves. Allied health professionals employed to perform a laser or intense pulsed light procedure must have appropriate training and education and must be under the direct supervision of a licensed physician under written guidelines and/or policies. The ultimate responsibility for performing any procedure lies with the physician.  Medical Use of Lasers		
PA-M	http://www.oregon.gov/OMB/SOP_Lasers.shtml Use of lasers not included in the definition of the practice of medicine and not addressed otherwise in statute or rule.	A medical doctor may delegate to a health care practitioner or technician the performance of a medical service if (1) the delegation is consistent with the standards of acceptable medical practice embraced by the medical doctor community in the Commonwealth; the delegation isn't prohibited by regulations promulgated by the board; the delegation isn't prohibited by statutes or regulations relating to other licensed health care practitioners. 63 P.S. § 422.17(a)	
PA-O	Same as PA-M	Nothing in this act shall be construed to prohibit services and acts rendered by a qualified physician assistant, technician or other allied medical person if such services and acts are rendered under the supervision, direction or control of a licensed physician. 63 P.S. § 271.3(b)	
PR			
RI SC	12-15-2003 – Policy statement on office based esthetic	The MPA, Title 40, Chapter 47, Section 40-47-	
- 50	procedures: http://www.health.ri.gov/publications/policystatements/Board OfMedicalLicensureAndDiscipline.pdf	60 states that the Act does not prohibit licensed physicians from delegating tasks to unlicensed personnel in their employment and on their premises if the task is routine in nature; is performed while the physician is present on the premises and	
	It is the position of the Board that office based cosmetic or esthetic procedures that require the use of medical lasers, high-	readily available; the task does not involve the verbal transmission of a physician's order; and the unlicensed person is	

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	frequency radio waves, or injection of sclerosing chemicals or biologically active compounds [e.g. Botulinum toxin A, Botox] are medical procedures.  Therefore, prior to undergoing such procedures patients must receive a medical evaluation for appropriateness by a licensed and qualified physician or other practitioner acting within his/her scope of practice.  Although these procedures may be performed by an appropriately trained nonphysician working under the supervision and direction of a physician or other practitioner acting within his/her scope of practice, it is the supervising physician's [or other practitioner acting within his/her scope of practice] responsibility to assure that procedures are conducted appropriately; with appropriate assessment, consent and follow-up; and upon appropriate patients; and that all patient records are maintained according to standards applicable for medical records; and that patient privacy is protected. The supervising physician or other practitioner acting within his/her scope of practice is responsible for any procedures carried out by nonphysicians under his/her direction.  Physicians [or other practitioner acting within his/her scope of	wearing a badge denoting their status.  http://llronline.com/POL/Medical/PDF/Laws/MPAChapt47. pdf	
	practice] who perform and supervise such procedures must be able to demonstrate appropriate training and experience. Such training and experience may include, but is not limited to, residency or fellowship.  The physician or other practitioner acting within his/her scope of practice is responsible to assure and document adequate training for individuals under his/her supervision.		
	Additionally, other cosmetic procedures such as dermabrasion or the application of potentially scarring chemical treatments [e.g. so-called chemical peels] should also meet this same standard.		
SD	Surgery constitutes the practice of medicine includes the use of a laser or ionizing radiation for the purpose of cutting or otherwise altering human tissue for diagnostic, palliative or therapeutic purposes. SDCL § 36-4-82.	Laser Utilization by Nurse Practitioners and Physician Assistants http://www.sdbmoe.gov/images/stories/NPPAEducandUtilizationprotocolLasers2003_000.pdf	

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		Individuals	
	In October 1999, the Board adopted a policy statement defining	PURPOSE: The purpose of this policy is to establish a guideline	
	the use of laser devices as surgery and stating that laser surgery	for laser training and continuing laser education of Nurse	
	should be performed only by individuals licensed to practice	Practitioners (NP) and Physician Assistants (PA). POLICY:	
	medicine. Use of a laser device for hair removal may be	1. The NP/PA laser training protocol will be as follows:	
	performed by a licensed physician or may be a delegated medical	a. The NP/PA will complete an initial laser specific orientation	
	act. If delegated, the person performing the procedure must be	for each individual laser. This training is conducted by each of	
	under the direct supervision of a physician who must be on-site	the specific laser manufacturers. A certificate will be acquired	
	when the procedure is performed.	after completion and will be maintained in each personnel file.	
		b. Under direct supervision of the laser trained	
	http://llronline.com/POL/Medical/index.asp?file=Policies/La	collaborating/supervising physician, the	
	sersOtherDevices.htm	NP/PA will be required to perform 40 laser procedures specific	
		to each individual laser	
		which include the Candela V-Beam Pulse Dye Laser, Candela	
		Gentlelase Plus hair removal	
		laser, Candela Smoothbeam Diode Laser, and Cynosure V-Star	
		Pulse-dye Laser. A	
		confidential list of patients treated will be maintained by the NP/PA. This list will be	
		readily available upon request.	
		c. The NP/PA will be required to attend and an American	
		Academy of Dermatology approved	
		continuing education program that specifically addresses laser	
		technology. The NP/PA will	
		complete an initial continuing education program within the first year and will be required	
		to maintain 15 continuing education hours per 2 year period of	
		time. Proof of education	
		will be maintained in the personnel record.	
		d. No healthcare provider, other than physicians, NPs, or PAs,	
		may be trained to use lasers.	
		2. The collaborating/supervising physician will monitor and	
		evaluate the progress of the NP/PA	
		and if additional education or supervised training is necessary,	
		the physician will amend this	
		training protocol to require additional training.	
		Laser Utilization Protocol	
		PURPOSE: The purpose of this policy is to outline the	
		utilization restrictions and procedure for	
		delivery of laser therapy by NPs and PAs.	
		POLICY:	
		1. The NP/PA laser utilization protocol will be as follows:	
		a. Laser therapy will be administered by the NP/PA only after	
Last und	ated: May 2012		

State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or Delegation of Medical Functions to Unlicensed	Pending Legislation
		Individuals	
		the training protocol has been completed.  b. Laser therapy will be delivered only when the collaborating/supervising physician is physically present on site.  c. Laser therapy parameters will be dictated by the collaborating/supervising physician after review of the chart, photographs and patient case. These parameters will include the type of laser to be utilized and the laser delivery settings.  d. No variations of the treatment settings will be made without the prior approval of the collaborating/supervising physician.  e. After the laser treatment is provided, the chart will be returned to the physician. Any untoward side effects, problems, and changing of the treatment plan will be addressed with chart review.  f. Only physicians, NPs, or PAs, trained pursuant to these	
TN-M	Any procedure encompassed within the definition of the practice of medicine contained in T.C.A. § 63-6-204 that is to be performed by the use of a laser shall be considered, except as provided in T.C.A. § 63-26-102(5) and 63-9-106, to be the practice of medicine and any person performing such procedure must be under the supervision of a licensed physician. Rule 0880-0214(10).  Pursuant to T.C.A. § 63-6-204(a)(1) any person shall be regarded as practicing medicine within the meaning of this chapter who treats, or professes to diagnose, treat, operates on or prescribes for any physical ailment or any physical injury to or deformity of another.  Laser surgeries performed (pursuant to these rules—Office Based Surgery) require written policies and procedures that include, but are not limited to, laser safety, education, training, and the supervision of other licensed health care practitioners who are performing laser treatment. A safe environment shall be maintained for laser surgery. Rule 0880-0221(8)(b)	protocols dated November 17, 2003 may utilize lasers.	2012 TN SR 94 signed by the Speaker on 4/18/2012, directs the Board of Medical Examiners to promulgate rules to prescribe standards for the practice of cosmetic procedures using laser invasive technology and chemical peels.
	0880-221(3)(o) Surgery - The excision or resection, partial or		

State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or Delegation of Medical Functions to Unlicensed Individuals	Pending Legislation
	complete, destruction, incision or other structural alteration of human tissue by any means (including through the use of lasers) performed upon the body of a living human for purposes of preserving health, diagnosing or curing disease, repairing injury, correcting deformity or defects, prolonging life, relieving suffering, or for aesthetic, reconstructive or cosmetic purposes, to include, but not limited to: incision or curettage of tissue or an organ; suture or other repair of tissue or organ, including a closed or an open reduction of a fracture; extraction of tissue, including premature extraction of products of conception from the uterus; and insertion of natural or artificial implants. For the purpose of this rule, certain diagnostic and therapeutic procedures requiring medication to immobilize the patient are contained within the definition of surgery. (From Office-Based Surgery Policy)		
TN-O	Use of Laser Equipment – Any procedure encompassed within the definition of the practice of osteopathic medicine contained in T.C.A. § 63-9-106 that is to be performed by the use of a laser shall be considered, except as provided in T.C.A. §§ 63-26-102(5) and 63-6-204, to be the practice of osteopathic medicine. Rule 1050-0213(10).		
	Osteopathic medicine is defined as a separate, complete and independent school of medicine and surgery utilizing full methods of diagnosis and treatment of physical and mental health and disease, including the prescription and administration of drugs, medicines, and biological, operative surgery, obstetrics and radiological and other electromagnetic emissions, which places special emphasis on the interrelationship of the muscoskeletal system to other body systems as taught and practiced by recognized associated colleges of osteopathic medicine. T.C.A. § 63-9-106(a).		
	Laser surgeries performed (pursuant to these rules—Office Based Surgery) require written policies and procedures that include, but are not limited to, laser safety, education, training, and the supervision of other licensed health care practitioners who are performing laser treatment. A safe environment shall be maintained for laser surgery. Rule 1050-0221(8)(b)		
	1050-0221(3)(o) Surgery - The excision or resection, partial or complete, destruction, incision or other structural alteration of		

State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or Delegation of Medical Functions to Unlicensed	Pending Legislation
		Individuals	
	human tissue by any means (including through the use of lasers) performed upon the body of a living human for purposes of preserving health, diagnosing or curing disease, repairing injury, correcting deformity or defects, prolonging life, relieving suffering, or for aesthetic, reconstructive or cosmetic purposes, to include, but not limited to: incision or curettage of tissue or an organ; suture or other repair of tissue or organ, including a closed or an open reduction of a fracture; extraction of tissue, including premature extraction of products of conception from the uterus; and insertion of natural or artificial implants. For the purpose of this rule, certain diagnostic and therapeutic procedures requiring medication to immobilize the patient are contained within the definition of surgery. (From Office-Based Surgery Rule)		
TX	§193.11. Use of Lasers. http://www.tmb.state.tx.us/rules/laserrule.php.bu070109 a  (a) Purpose. As the use of lasers/pulsed light devices is the practice of medicine, the purpose of this section is to provide guidelines for the use of these devices for ablative and nonablative treatment by physicians. Nothing in these rules shall be construed to relieve the supervising physician of the professional or legal responsibility for the care and treatment of the physician's patients. (b) Definitions. For the purpose of this section, the following definitions will apply. (3) On-site supervisionOn-site supervision shall mean continuous supervision in which the individual is in the same building.	The TX MPA in Section 3.06 states that a physician has the authority to delegate a medical act to qualified and properly trained persons if the physician determines that the act can be properly and safely performed by that person and such delegation does not violate any other statute. The delegating physician remains responsible for delegated medical acts.  TX Board rules, Standing Delegation Orders Chapter 193.1-193.10 relate to delegation of Health care tasks to qualified non-physicians Providing services under physician supervision. A physician may delegate only health care acts that do not require the exercise of independent medical judgment and only when the physician is satisfied that the person has the ability and competence to perform the task. Effective March 6, 2003.	
Lockend	Texas State Board  (c) Use of lasers in the practice of medicine.  (1) The use of lasers/pulsed light devices for the purpose of treating a physical disease, disorder, deformity or injury shall constitute the practice of medicine pursuant to §151.002(a)(13) of the Medical Practice Act.  (2) The use of lasers/pulsed light devices for non-ablative procedures cannot be delegated to nonphysician delegates, other than an advanced health practitioner, without the delegating physician being on-site and immediately available.  (3) The use of lasers/pulsed light devices for ablative procedures atted: May 2012		

Electrical Apparatus.	ds for Approval of Mechanical or	Individuals	
UT-M R156-11a-611. Standar Electrical Apparatus.	ds for Approval of Mechanical or		
Electrical Apparatus.	••		<b>2012 UT SB 40</b> signed by the
http://www.dopl.utah.	gov/laws/R156-11a.pdf		Governor on 3/23/2012, defines
			ablative procedure, cosmetic
	redure in which human tissue is cut or		medical facility, cosmetic medical
	or ionizing radiation is prohibited for all der this chapter unless it is within the		procedure, nonablative procedure,
	the licensee and under the appropriate		superficial procedure and
level of supervision by	a licensed health care practitioner acting		supervisor. The bill prohibits the
	Ith care practitioner's scope of practice.		use of the term "medical" when
			advertising a facility that performs
http://www.dopl.utah.g	gov/laws/58-11a.pdf		cosmetic medical procedures under
25) IID marting Cl. :	-41-4:11		certain circumstances; exempts
skin care	sthetics" means any one of the following		certain licensees from the definition
	e head, face, neck, arms, hands, legs, feet,		of cosmetic medical procedures; and establishes standards for the
eyebrows,			supervision of cosmetic medical
or eyelashes for cosmet	tic purposes and not for the treatment of		procedures. The bill also amends
medical,			the practice of medicine and
physical, or mental ailm	nents:		provisions setting forth
(e) cosmetic laser proce	edures under direct supervision of a		"unprofessional conduct."
licensed health	states affect supervision of a		T T T T T T T T T T T T T T T T T T T
	ined by rule, limited to the following:		
(i) superfluous hair rem			
(ii) anti-aging resurfacing			
(iii) photo rejuvenation:			
28) "Practice of electrol	logy means: edures under the general supervision of a		
	actitioner as defined by rule, limited to		
superfluous hair remov			
UT-O Same as UT-M			
VT-M Title 26: Professions		Nothing found relating to a laser	
Chapter 86: Electrolo	ogists		
26 V.S.A. § 4402. De			
http://www.leg.state.vt hapter=086&Section=0	t.us/statutes/fullsection.cfm?Title=26&C		
	s the removal of hair by electrical current		
	ctrode-type epilation which would		
	ect current/DC), thermolysis (alternating		

	Delegation of Medical Functions to Unlicensed Individuals	
current/AC), or a combination of both (superimposed or sequential blend). "Electrology" includes the use by properly trained licensed electrologists of lasers approved by the United States Food and Drug Administration for electrology and as otherwise permitted by Vermont law.		
Chapter 30: OPTOMETRY 26 V.S.A. § 1728. Use of therapeutic pharmaceutical agents <a href="http://www.leg.state.vt.us/statutes/fullsection.cfm?Title=26&amp;C">http://www.leg.state.vt.us/statutes/fullsection.cfm?Title=26&amp;C</a> <a fullsection.cfm?title="26&amp;C&lt;/a" href="https://www.leg.state.vt.us/statutes/fullsection.cfm?Title=26&amp;C&lt;/a&gt; &lt;a href=" https:="" statutes="" www.leg.state.vt.us=""> <a (1)="" (a)="" (b)="" (hereafter="" 246-919-605="" a="" act.="" administration<="" alter="" and="" any="" applied="" apps.leg.wa.gov="" are="" as="" authorized="" by="" cauterized="" classified="" cut,="" default.aspx?cite="246-918-125" devices="" devices)="" drug="" electrically="" electrolysis,="" except="" federal="" food="" for="" href="https://www.leg.state.vt.us/statutes/statutes/https://www.leg.state.vt.us/statutes/https://www.leg.statutes/https://www.le&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;Nothing on website&lt;/th&gt;&lt;th&gt;1 // 11 /01 /01 /01 /01 /01 /01 /01 /01&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;http://www.dhp.state.va.us/medicine/leg/Chapter29%20Medicine.doc&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;Title 54.1 of the Code of Virginia provides that the code does not prohibit a licensed physician from delegating activities or functions to employees that are nondiscretionary and do not require professional judgment and are customarily delegated to such persons. The physician assumes responsibility for delegated tasks.&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;1 // 1 // NWA C/1 C 1 2 2 2 2 4 040 405&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;WAC 246-919-605 Use of lasers, light, radiofrequency, and plasma devices as applied to the skin.  (1) For the purposes of this rule, laser, light, radiofrequency, and plasma devices (hereafter LLRP devices) are medical devices that:  (a) Use a laser, noncoherent light, intense pulsed light, radiofrequency, or plasma to topically penetrate skin and alter human tissue; and  (b) Are classified by the federal Food and Drug Administration as prescription devices.&lt;/th&gt;&lt;th&gt;&lt;ul&gt; &lt;li&gt;(4) A physician assistant must be appropriately trained in the physics, safety and techniques of using LLRP devices prior to using such a device, and must remain competent for as long as the device is used.&lt;/li&gt; &lt;li&gt;(5) A physician assistant may use an LLRP device so long as it is with the consent of the sponsoring or supervising physician, it is in compliance with the practice arrangement plan approved by the commission, and it is in accordance with standard&lt;/li&gt; &lt;/ul&gt;&lt;/th&gt;&lt;th&gt;&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;&lt;/th&gt;&lt;th&gt;trained licensed electrologists of lasers approved by the United States Food and Drug Administration for electrology and as otherwise permitted by Vermont law.  Chapter 30: OPTOMETRY 26 V.S.A. § 1728. Use of therapeutic pharmaceutical agents http://www.leg.state.vt.us/statutes/fullsection.cfm?Title=26&amp;C hapter=030&amp;Section=01728  (b) Nothing in this subchapter shall be construed to permit: (1) the use of therapeutic ultrasound, the use of injections except for the appropriate emergency stabilization of a patient, or the performance of surgery. " http:="" human="" in="" infiltrated="" intense="" is="" laser="" laser,="" lasers,="" light,="" llrp="" manner="" means="" mechanical="" medical="" noncoherent="" not="" nothing="" of="" on="" or="" otherwise="" penetrate="" penetrated,="" performing="" plasma="" procedure="" pulsed="" purposes="" radiofrequency,="" rule,="" skin="" skin.="" specifically="" surgery"="" th="" that:="" the="" thermally="" this="" tissue="" tissue;="" to="" topically="" use="" wac="" website="" when="" which=""><th>trained licensed electrologists of lasers approved by the United States Food and Drug Administration for electrology and as otherwise permitted by Vermont law.  Chapter 30: OPTOMETRY 26 V.S.A. § 1728. Use of therapeutic pharmaceutical agents http://www.leg.state.vt.us/statutes/fullsection.cfm?Title=26&amp;C hapter=030&amp;Scetion=01728 (b) Nothing in this subchapter shall be construed to permit: (1) the use of therapeutic ultrasound, the use of injections except for the appropriate emergency stabilization of a patient, or the performance of surgery. "Surgery" means any procedure in which human tissue is cut, penetrated, thermally or electrically cauterized except when performing electrolysis, or otherwise infiltrated by mechanical or laser means in a manner not specifically authorized by this act.  Nothing on website  http://www.dlhp.state.va.us/medicine/leg/Chapter29%20Medic ine.doc  Title 54.1 of the Code of Virginia provides that the code does not prohibit a licensed physician from delegating activities or functions to employees that are nondiscretionary and do not require professional judgment and are customarily delegated to such persons. The physician assumes responsibility for delegated tasks.  http://apps.leg.wa.gov/WAC/default.aspx?cite=246-918-125 WAC 246-919-605 Use of lasers, light, radiofrequency, and plasma devices as applied to the skin.  (1) For the purposes of this rule, laser, light, radiofrequency, and plasma devices (hereafter LLRP devices) are medical devices that:  (a) Use a laser, noncoherent light, intense pulsed light, radiofrequency, or plasma to topically penetrate skin and alter human tissue; and  (b) Are classified by the federal Food and Drug Administration as prescription devices.  (c) A physician assistant may use an LLRP device so long as it is with the consent of the sponsoring or supervising physician, it is in compliance with the practice arrangement plan approved to the complex of the proposed physician and the physics, safety and techniques of using LLRP devices or long as it is wi</th></a></a></a></a></a></a></a></a></a></a></a></a>	trained licensed electrologists of lasers approved by the United States Food and Drug Administration for electrology and as otherwise permitted by Vermont law.  Chapter 30: OPTOMETRY 26 V.S.A. § 1728. Use of therapeutic pharmaceutical agents http://www.leg.state.vt.us/statutes/fullsection.cfm?Title=26&C hapter=030&Scetion=01728 (b) Nothing in this subchapter shall be construed to permit: (1) the use of therapeutic ultrasound, the use of injections except for the appropriate emergency stabilization of a patient, or the performance of surgery. "Surgery" means any procedure in which human tissue is cut, penetrated, thermally or electrically cauterized except when performing electrolysis, or otherwise infiltrated by mechanical or laser means in a manner not specifically authorized by this act.  Nothing on website  http://www.dlhp.state.va.us/medicine/leg/Chapter29%20Medic ine.doc  Title 54.1 of the Code of Virginia provides that the code does not prohibit a licensed physician from delegating activities or functions to employees that are nondiscretionary and do not require professional judgment and are customarily delegated to such persons. The physician assumes responsibility for delegated tasks.  http://apps.leg.wa.gov/WAC/default.aspx?cite=246-918-125 WAC 246-919-605 Use of lasers, light, radiofrequency, and plasma devices as applied to the skin.  (1) For the purposes of this rule, laser, light, radiofrequency, and plasma devices (hereafter LLRP devices) are medical devices that:  (a) Use a laser, noncoherent light, intense pulsed light, radiofrequency, or plasma to topically penetrate skin and alter human tissue; and  (b) Are classified by the federal Food and Drug Administration as prescription devices.  (c) A physician assistant may use an LLRP device so long as it is with the consent of the sponsoring or supervising physician, it is in compliance with the practice arrangement plan approved to the complex of the proposed physician and the physics, safety and techniques of using LLRP devices or long as it is wi	

the use of an LLRP device is the practice of medicine under RCW 18.71.011. The use of an LLRP device can result in complications such as visual impairment, bindness, inflammation, burns, scaring, hypopigmentation and hyperpigmentation.  (3) Use of medical devices using any form of energy to penetrate or after human issue for a purpose other than the purpose set forth in subsection (1) of this section constitutes surgery and isoustide the scope of this section.  (10) A physicina who meets the above requirements may delegate an LLRP device procedure to a properly trained and licensed professional, whose licensure and scope of practice allow the use of an LLRP device, provided certain conditions are met.  PIPISICIAN ASSISTANT DELEGATION OF LLRP TREATMENT  (7) A physician who seed the use of an LLRP device provedure to a properly trained and licensed professional, whose licensure and scope of practice allow the use of an LLRP device, provided certain conditions are met.  (6) The teatment in no way involves surgery as that term is understood in the practice of medicine;  (6) The LLRP device is not used on the globe of the eye; and (4) The supervised professional has appropriate training in, at a minimum, application techniques of each LLRP device, cutaneous medicine, indications and contraindications for such protectives, perposedual and postsprocedure, proportial complexions and infectious disease control involved with each treatment.  (c) The delegating physician assistant has written office protocol for the supervised professional to follow in using the LLRP device. A written office protocol must include at a minimum the following.  (7) The identity of the individual physician assistant authorized to use the device and responsible for the delegation of the procedure:  (8) The identity of the individual physician assistant authorized to use the device and responsible for the delegation of the procedure:  (9) The identity of the individual physician assistant authorized to use the device and responsible for the del	State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or	Pending Legislation
the use of an LLRP device is the practice of medicine under RCW 187.10.1. The use of an LLRP device can result in complications such as visual impairment, blandness, inflammation, burns, scarring, hypopigmentation and hyperpigmentation.  (3) Use of medical devices using any form of energy to penetrate or after human tissue for a purpose other than the purpose set foorch in subsection (1) of this section constitutes surgery and is outside the scope of this section constitutes surgery and is dependent on the section of the sect			Delegation of Medical Functions to Unlicensed	
(b) Prior to authorizing treatment with an LLRP device, a properties inflammation, burns, scarring, hypopigmentation and hyperpigmentation.  (c) Use of medical devices using any form of energy to penetrate or alter human rissue for a purpose often than the purpose set forch in subsection (1) of this section constitutes surgery and is outside the stope of this section.  (10) A physican who meets the above requirements may delegate an LLRP device, provided certain conditions are met.  (2) LLRP device, provided certain conditions are met.  (3) Use of medical devices using any form of energy to penetrate of alternative and increased professional, whose leterature and scope of practice allow the use of an LLRP device, provided certain conditions are met.  (3) LLRP device, provided certain conditions are met.  (4) The treatment in no way involves surgery as that term is underestood in the practice of medicine;  (b) Such delegated use falls within the supervised professional's lawful scope of practice;  (c) The LLRP device is not used on the globe of the eye; and (4) The supervised professional has appropriate training in, at a minimum, application techniques of each LLRP device, custaneous medican, indications and contamination, make an appropriate with an above requirements may delegate use LLRP device provided all the following conditions are met:  (a) The treatment in no way involves surgery as that term is underestood in the practice of medicine;  (b) Such delegated use falls within the supervised professional's lawful scope of practice;  (c) The LLRP device is not used on the globe of the eye; and (4) The supervised professional has appropriate training in, at a minimum, application techniques of each LLRP device, custaneous medicane, indications and contraining completions and infectious disease contraining in, at a minimum, application techniques of each LLRP device, a written office protocol must include at a minimum the following:  (a) The identity of the individual physician assistant authorized to use the		1 C TIPD 1 : 1 C T' 1	Individuals	
(a) The treatment in no way involves surgery as that term is understood in the practice of medicine;  (b) Such delegated use falls within the supervised professional's lawful scope of practice;  (c) The LLRP device is not used on the globe of the eye; and  (d) The supervised professional has appropriate training in, at a minimum, application techniques of each LLRP device, cutaneous medicine, indications and contraindications for such procedures, preprocedural and postprocedural care, potential complications and infectious disease control involved with each treatment.  (e) The delegating physician assistant has written office protocol for the supervised professional to follow in using the LLRP device. A written office protocol must include at a minimum the following:  (i) The identity of the individual physician assistant authorized to use the device and responsible for the delegation of the procedure;		RCW 18.71.011. The use of an LLRP device can result in complications such as visual impairment, blindness, inflammation, burns, scarring, hypopigmentation and hyperpigmentation.  (3) Use of medical devices using any form of energy to penetrate or alter human tissue for a purpose other than the purpose set forth in subsection (1) of this section constitutes surgery and is outside the scope of this section.  (10) A physician who meets the above requirements may delegate an LLRP device procedure to a properly trained and licensed professional, whose licensure and scope of practice allow the use of an LLRP device, provided certain conditions	physician assistant must take a history, perform an appropriate physical examination, make an appropriate diagnosis, recommend appropriate treatment, obtain the patient's informed consent (including informing the patient that a nonphysician may operate the device), provide instructions for emergency and follow-up care, and prepare an appropriate medical record.  PHYSICIAN ASSISTANT DELEGATION OF LLRP TREATMENT  (7) A physician assistant who meets the above requirements may delegate an LLRP device procedure to a properly trained and licensed professional, whose licensure and scope of practice allow the use of an LLRP device provided all the following	
procedures, preprocedural and postprocedural care, potential complications and infectious disease control involved with each treatment.  (e) The delegating physician assistant has written office protocol for the supervised professional to follow in using the LLRP device. A written office protocol must include at a minimum the following:  (i) The identity of the individual physician assistant authorized to use the device and responsible for the delegation of the procedure;			<ul> <li>(a) The treatment in no way involves surgery as that term is understood in the practice of medicine;</li> <li>(b) Such delegated use falls within the supervised professional's lawful scope of practice;</li> <li>(c) The LLRP device is not used on the globe of the eye; and</li> <li>(d) The supervised professional has appropriate training in,</li> </ul>	
protocol for the supervised professional to follow in using the LLRP device. A written office protocol must include at a minimum the following:  (i) The identity of the individual physician assistant authorized to use the device and responsible for the delegation of the procedure;			cutaneous medicine, indications and contraindications for such procedures, preprocedural and postprocedural care, potential complications and infectious disease control involved with each	
authorized to use the device and responsible for the delegation of the procedure;			protocol for the supervised professional to follow in using the LLRP device. A written office protocol must include at a minimum the following:	
WA-O 246-919-605. Use of laser, light, radiofrequency, and plasma A physician who meets the above requirements may delegate an			authorized to use the device and responsible for the delegation of the procedure;	
	WA-O	246-919-605. Use of laser, light, radiofrequency, and plasma	A physician who meets the above requirements may delegate an	

State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or	Pending Legislation
		Delegation of Medical Functions to Unlicensed	0 0
		Individuals	
	devices as applied to the skin.	LLRP device procedure to a properly trained and licensed	
	http://apps.leg.wa.gov/documents/laws/wsr/2008/20/08-20-	professional, whose licensure and scope of practice allow the	
	125.htm	use of an LLRP device, provided all the following conditions are	
		met:	
	The use of an LLRP device is the practice of medicine	(a) The treatment in no way involves surgery as that term is	
	1	understood in the practice of medicine;	
	A physician must be appropriately trained in the physics, safety	(b) Such delegated use falls within the supervised professional's	
	and techniques of using LLRP devices prior to using such a	lawful scope of practice;	
	device, and must remain competent for as long as the device is	(c) The LLRP device is not used on the globe of the eye;	
	used.	(d) A physician has a written office protocol for the supervised	
		professional to follow in using the LLRP device. A written	
	(5) A physician must use an LLRP device in accordance with	office protocol must include at a minimum the following:	
	standard medical practice.	(i) The identity of the individual physician authorized to use the	
	(0.7)	device and responsible for the delegation of the procedure;	
	(6) Prior to authorizing treatment with an LLRP device, a	(ii) A statement of the activities, decision criteria, and plan the	
	physician must take a history, perform an appropriate physical	supervised professional must follow when performing	
	examination, make an appropriate diagnosis, recommend	procedures delegated pursuant to this rule;	
	appropriate treatment, obtain the patient's informed consent	(iii) Selection criteria to screen patients for the appropriateness of treatments;	
	(including informing the patient that a nonphysician may operate the device), provide instructions for emergency and	(iv) Identification of devices and settings to be used for patients	
	follow-up care, and prepare an appropriate medical record.	who meet selection criteria;	
	ronow-up care, and prepare an appropriate medical record.	(v) Methods by which the specified device is to be operated and	
	(7) Regardless of who performs LLRP device treatment, the	maintained;	
	physician is ultimately responsible for the safety of the patient.	(vi) A description of appropriate care and follow-up for	
	r years are any arrangement from the property of the property	common complications, serious injury, or emergencies; and	
	(8) Regardless of who performs LLRP device treatment, the	(vii) A statement of the activities, decision criteria, and plan the	
	physician is responsible for assuring that each treatment is	supervised professional shall follow when performing delegated	
	documented in the patient's medical record.	procedures, including the method for documenting decisions	
		made and a plan for communication or feedback to the	
	(9) The physician must ensure that there is a quality assurance	authorizing physician concerning specific decisions made;	
	program for the facility at which LLRP device procedures are	(e) The supervised professional has appropriate training in, at a	
	performed regarding the selection and treatment of patients	minimum, application techniques of each LLRP device,	
		cutaneous medicine, indications and contraindications for such	
		procedures, preprocedural and postprocedural care, potential	
		complications and infectious disease control involved with each treatment;	
		(f) The delegating physician ensures that the supervised	
		professional uses the LLRP device only in accordance with the	
		written office protocol, and does not exercise independent	
		medical judgment when using the device;	
		(g) The delegating physician shall be on the immediate premises	
		during the patient's initial treatment and be able to treat	
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State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or	Pending Legislation
		Delegation of Medical Functions to Unlicensed Individuals	
		complications, provide consultation, or resolve problems, if indicated. The supervised professional may complete the initial treatment if the physician is called away to attend to an emergency;  (h) Existing patients with an established treatment plan may continue to receive care during temporary absences of the delegating physician provided that there is a local back-up physician who satisfies the requirements of subsection (4) of this section. The local back-up physician must agree in writing to treat complications, provide consultation or resolve problems if medically indicated. The local back-up physician shall be reachable by phone and able to see the patient within sixty minutes.	
WV-M	Public Policy Statement on Surgery using laser, pulsed light, radiofrequency devices, or other Techniques <a href="http://www.wvbom.wv.gov/policysurgerylaser.pdf">http://www.wvbom.wv.gov/policysurgerylaser.pdf</a>		
	WV MPA <b>\$30-3-4. Definitions.</b> As used in this article:		
	(3) "Practice of medicine and surgery" means the diagnosis or treatment of, or operation or prescription for, any human disease, pain, injury, deformity or other physical or mental condition. "Surgery" includes the use on humans of lasers, ionizing radiation, pulsed light and radiofrequency devices. The provisions of this section do not apply to any person who is a duly licensed health care provider under other pertinent provisions of this code and who is acting within the scope of his or her license.		
WV-O			
WI	BC 2.025 Delegated medical procedures.  http://legis.wisconsin.gov/rsb/code/bc/bc002.pdf  (1) Licensees may provide client services constituting medical procedures only as directed, supervised and inspected by a physician who has the power to direct, decide and oversee the implementation of the client services provided in licensed establishments.  (2) Delegated medical procedures include the following:  (a) Laser hair removal services. Prior to providing any laser	Clearinghouse Rule 05-118 http://nxt.legis.state.wi.us/nxt/gateway.dll?f=templates&fn=de fault.htm&d=stats&q=laser	
	hair removal procedures, a licensee shall complete advanced training in the use of laser devices in a training program of not less than 6 hours. If the training program is provided in a setting other than a licensed school of cosmetology or barbering, the		

State	Laser Regulation Law, Rule or Policy	Requirements Related to Supervision and/or Delegation of Medical Functions to Unlicensed Individuals	Pending Legislation
	program shall incorporate all of the following:		
	3) Delegated medical procedures shall be undertaken only pursuant to formal written protocols setting forth the nature and scope of the procedures delegated, describing the supervisory plan, and indicating any contraindications to undertaking the procedure. A laser hair removal product or device, or intense pulsed light device shall not be used on a minor unless the minor is accompanied by a parent or guardian and only under the general supervision of a physician.		
WY	(vii) Operates or delegates the responsibility to operate a medical device classified as a Class II or Class III medical device by the U.S. Food and Drug Administration unless operation or authorization for operation occurs in a site under the supervision of a person licensed under this chapter.		

For informational purposes only. This document is not intended as a comprehensive statement on the law on this topic, nor to be relied upon as authoritative. Non-cited laws, regulation and/or policy could impact analysis on a case-by-case or state-by-state basis. All information should be verified independently.