Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 10-0440.01 Kristen Forrestal

HOUSE BILL 10-1244

HOUSE SPONSORSHIP

Labuda, Apuan, Casso, Curry, Frangas, Gagliardi, Murray, Riesberg, Scanlan, Schafer S., Soper

SENATE SPONSORSHIP

Mitchell,

House Committees

Senate Committees

Judiciary

A BILL FOR AN ACT

101	CONCERNING ALLOWING AN HEIR OF A DECEASED PHYSICIAN
102	SHAREHOLDER OF A PROFESSIONAL SERVICE CORPORATION TO
103	BECOME A SHAREHOLDER OF THE CORPORATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill allows an heir of a person licensed to practice medicine who is a shareholder in a professional service corporation to become a shareholder of the corporation if the physician shareholder dies. The bill specifies that when the heir ceases to be a shareholder, provision is made HOUSE 3rd Reading Unam ended February 22,2010

HOUSE Am ended 2nd Reading Febmary 19,2010 for the shares to be reacquired by the corporation or by a person actively practicing medicine in the offices of the corporation.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** 12-36-117 (1) (m) (I), Colorado Revised Statutes, 3 is amended to read: 4 12-36-117. Unprofessional repeal. conduct 5 (1) "Unprofessional conduct" as used in this article means: 6 Except as otherwise provided in section SECTIONS (m) (I)7 12-36-134, 25-3-103.7, and section 25-3-314, C.R.S., practicing medicine 8 as the partner, agent, or employee of, or in joint venture with, any person 9 who does not hold a license to practice medicine within this state, or 10 practicing medicine as an employee of, or in joint venture with, any 11 partnership or association any of whose partners or associates do not hold 12 a license to practice medicine within this state, or practicing medicine as 13 an employee of or in joint venture with any corporation other than a 14 professional service corporation for the practice of medicine as described 15 in section 12-36-134. Any licensee holding a license to practice medicine 16 in this state may accept employment from any person, partnership, 17 association, or corporation to examine and treat the employees of such 18 person, partnership, association, or corporation. 19 **SECTION 2.** 12-36-134 (1) (d) and (1) (f), Colorado Revised 20 Statutes, are amended, and the said 12-36-134 (1) is further amended BY 21 THE ADDITION OF A NEW PARAGRAPH, to read: 22 12-36-134. Professional service corporations, limited liability 23 companies, and registered limited liability partnerships for the 24 practice of medicine - definitions. (1) Persons licensed to practice 25 medicine by the board may form professional service corporations for

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such persons' practice of medicine under the "Colorado Business Corporation Act", articles 101 to 117 of title 7, C.R.S., if such 3 corporations are organized and operated in accordance with the 4 provisions of this section. The articles of incorporation of such 5 corporations shall contain provisions complying with the following requirements:

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(d) (I) EXCEPT AS SPECIFIED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH (d), all shareholders of the corporation shall be persons licensed by the board to practice medicine in the state of Colorado, and who at all times own their shares in their own right. They shall be individuals who, except for illness, accident, time spent in the armed services, on vacations, and on leaves of absence not to exceed one year, are actively engaged in the practice of medicine in the offices of the corporation.

(II) IF A PERSON LICENSED TO PRACTICE MEDICINE WHO WAS A SHAREHOLDER OF THE CORPORATION DIES, A SURVIVING SPOUSE OR DESIGNATED BENEFICIARY TO THE DECEASED SHAREHOLDER MAY BECOME A SHAREHOLDER OF THE CORPORATION FOR UP TO THREE YEARS, REGARDLESS OF WHETHER THE SURVIVING SPOUSE OR DESIGNATED BENEFICIARY IS LICENSED TO PRACTICE MEDICINE. UNLESS THE DECEASED SHAREHOLDER WAS THE ONLY SHAREHOLDER OF THE CORPORATION, THE SURVIVING SPOUSE OR DESIGNATED BENEFICIARY WHO BECOMES A SHAREHOLDER SHALL BE A NONVOTING SHAREHOLDER IN ALL MATTERS CONCERNING THE CORPORATION. IF THE SURVIVING SPOUSE OR DESIGNATED BENEFICIARY OF THE DECEASED SHAREHOLDER CEASES TO BE A SHAREHOLDER, THE SHARES SHALL BE DISPOSED OF PURSUANT TO PARAGRAPH (e) OF THIS SUBSECTION (1).

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(f) The president shall be a shareholder and a director and, to the extent possible, all other directors and officers shall be persons having the qualifications described in paragraph (d) of this subsection (1). Lay directors, and officers, AND SURVIVING SPOUSES AND DESIGNATED BENEFICIARIES OF DECEASED SHAREHOLDERS shall not exercise any authority whatsoever over the independent medical judgment of persons licensed by the board to practice medicine in this state. Notwithstanding sections 7-108-103 to 7-108-106, C.R.S., relating to the terms of office and classification of directors, a professional service corporation for the practice of medicine may provide in the articles of incorporation or the bylaws that the directors may have terms of office of up to six years and that the directors may be divided into either two or three classes, each class to be as nearly equal in number as possible, with the terms of each class staggered to provide for the periodic, but not less than annual, election of less than all the directors. Nothing in this article shall be construed to cause a professional service corporation to be vicariously liable to a patient or third person for the professional negligence or other tortious conduct of a physician who is a shareholder or employee of a professional service corporation.

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(f.5) A SURVIVING SPOUSE OR DESIGNATED BENEFICIARY TO A DECEASED SHAREHOLDER WHO BECOMES A SHAREHOLDER SHALL BE LIABLE ONLY TO THE SAME EXTENT AS THE DECEASED SHAREHOLDER WOULD HAVE BEEN IN HIS OR HER CAPACITY AS A SHAREHOLDER, HAD HE OR SHE LIVED AND REMAINED A SHAREHOLDER, FOR ALL ACTS, ERRORS, AND OMISSIONS OF THE EMPLOYEES OF THE CORPORATION.

SECTION 3. Act subject to petition - effective date. This act shall take effect at 12:01 a.m. on the day following the expiration of the

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ninety-day period after final adjournment of the general assembly (August 1 2 11, 2010, if adjournment sine die is on May 12, 2010); except that, if a 3 referendum petition is filed pursuant to section 1 (3) of article V of the 4 state constitution against this act or an item, section, or part of this act 5 within such period, then the act, item, section, or part shall not take effect 6 unless approved by the people at the general election to be held in 7 November 2010 and shall take effect on the date of the official 8 declaration of the vote thereon by the governor.

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