## Mississippi Secretary of State

125 South Congress St., P. O. Box 136, Jackson, MS 39205-0136

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AGENCY NAME Mississippi State Board of Medical Licensure		CONTACT PERSON Mike Lucius	TELEPHONE NUMBER 601-987-0248			
ADDRESS 1867 Crane Ridge Drive, Suite 200-B		CITY Jackson	er Cotton and the second and the second	STATE MS	ZIP 39216	
EMAIL mboard@msbml.ms.gov	SUBMIT DATE 9/29/20	Name or number of rule(s): Part 2605 Chapter 3: Temporary Licensure, Rule 3.1 Temporary Licensure				
Short explanation of rule/amendment/	epeal and reason(s	) for proposing rule/amendme	nt/repeal: .	Amendment	of existing rules	
regarding temporary licensure issuance	. Adding the ability	for the Board to approve certa	in practice :	sites affiliate	d with ACGME,	
AOA or APMA approved postgraduate p	orograms, but which	n aren't specifically approved b	y those ent	ities.		
Specific legal authority authorizing the	promulgation of rul	e: Miss. Code Ann., §73-43-11				
List all rules repealed, amended, or sus	pended by the prop	osed rule: Rule 3.1 Temporary	Licensure			
ORAL PROCEEDING:						
An oral proceeding is scheduled for	this rule on Date:	Time: Place:				
Presently, an oral proceeding is not	scheduled on this r	ule.				
If an oral proceeding is not scheduled, an oral proten (10) or more persons. The written request shoulde of proposed rule adoption and should include agent or attorney, the name, address, email addroomment period, written submissions including a ECONOMIC IMPACT STATEMENT:	ould be submitted to th ade the name, address, ess, and telephone num	e agency contact person at the above email address, and telephone number ber of the party or parties you represe	address within of the person( ent. At any tim	twenty (20) days) making the re e within the two	ys after the filing of this equest; and, if you are an enty-five (25) day public	
igtimes Economic impact statement not req	uired for this rule.	Concise summary of eco	onomic imp	act statemer	nt attached.	
TEMPORARY RULES	PROPO	PROPOSED ACTION ON RULES  Action proposed: New rule(s) Amendment to existing rule(s) Repeal of existing rule(s) Adoption by reference Proposed final effective date:		FINAL ACTION ON RULES  Date Proposed Rule Filed: Action taken: Adopted with no changes in text Adopted with changes Adopted by reference Withdrawn Repeal adopted as proposed		
Original filing Renewal of effectiveness To be in effect in days Effective date: Immediately upon filing Other (specify):	New s Amei Repe Adop					
		ays after filing	Effective date:			
	Otne	r (specify):	30 days after filing Other (specify):			
Printed name and Title of person a	uthorized to file i	rules: Mike Lucius, Depu	And better the second second second			
Signature of person authorized to	file rules:	inle duance	Υ			
OFFICIAL FILING STAMP		DO NOT WRITE BELOW THIS LINE OFFICIAL FILING STAMP		OFFICIAL FILING STAMP		
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The entire text of the Proposed Rule including the text of any rule being amended or changed is attached.

## Rule 3.1 Temporary Licensure.

- A. Mississippi temporary medical or podiatric licenses may be issued to applicants for licensure in Mississippi under the following conditions:
  - A restricted temporary medical or podiatric license may be issued upon proper completion of an application to an applicant who otherwise meets all requirements for licensure except successful completion:
    - a. of the postgraduate training requirements provided in Part 2605, Chapter 1, Rule 1.1 or Chapter 2, Rule 2.1; and/or
    - b. of Step 3 of USMLE, Level 3 of COMLEX, or Part 3 of the APMLE.

Such restricted temporary license shall entitle the physician to practice medicine or podiatric medicine only within the confines of an ACGME, AOA or APMA approved postgraduate training program in this state and may be renewed annually for the duration of the postgraduate training for a period not to exceed five (5) years.

Residents typically practice within the confines of an ACGME, AOA or APMA approved postgraduate training program which may be located in another state, and which meets all requirements as described above. These programs sometimes have affiliated institutions (i.e., hospitals or clinics) located in Mississippi which are not ACGME, AOA or APMA approved sites, but in which the resident needs to rotate as part of their otherwise approved training program. Programs may petition the Board, via its Executive Committee, to approve those affiliated Mississippi locations such that residents of those programs may apply for a temporary license in order to rotate at those facilities.

- 2. An unrestricted temporary medical license may be issued in an exceptional case to an applicant seeking licensure by credentials. Such an unrestricted temporary license shall remain valid only for a period of time sufficient for applicant to submit required documents and credentials to complete an application for permanent licensure, but in no instance to exceed 30 days.
- B. The Board may issue a temporary license to practice medicine for a period not to exceed 90 days at a youth camp licensed by the State Department of Health to any nonresident physician who is not licensed to practice medicine in this state or to any resident physician who is retired from the active practice of medicine in this state while serving as a volunteer at such camp.
  - 1. Nonresident Physician
    - a. must have favorable references from two physicians with whom the applicant has worked or trained within the last year;
    - b. must have written certification from the medical licensing authority in the state in which he or she holds a currently valid license to practice medicine; and
    - c. must submit fee prescribed by the Board.
  - 2. Retired Resident Physician
    - a. must be in good standing with the Board, and
    - b. must submit fee as prescribed by the Board.

- C. The Board may issue a temporary license to practice medicine to physicians who have been admitted for treatment in a drug and/or alcohol treatment program approved by the Board, or who are enrolled in the fellowship of addictionology in the Mississippi State Medical Association Professionals Health Program; provided that, a nonresident applicant shall hold a valid (unrestricted) license to practice medicine in another state and the medical licensing authority of that state shall certify to the Board in writing that such license is in good standing.
  - 1. A temporary license issued under this rule shall be valid for a period of ninety (90) days but may be renewed every ninety (90) days for the duration of the fellowship or treatment program. If the applicant discontinues treatment or leaves the fellowship program, the temporary license shall automatically become null and void. The Board may rescind or extend this temporary license for cause.
  - 2. A temporary license issued to a physician under this rule shall be limited to the outpatient phase of the treatment program or the time necessary to complete the fellowship of addictionology. The physician to whom the license is issued may administer treatment and care within the scope of the drug and/or alcohol treatment program or fellowship in an institutional setting and shall not otherwise practice in this state.
  - 3. A physician who has had his or her permanent license to practice in this state revoked or suspended by the Board due to habitual personal use of intoxicating liquors or narcotic drugs, or any other drug having addiction-forming or addiction-sustaining liability, may be granted a temporary license pursuant to this rule provided the temporary license is not in conflict with the prior disciplinary order of the Board rendered against the physician.
  - 4. The applicant applying for a ninety (90) day temporary license to practice while in treatment in an approved drug and/or alcohol treatment program or while enrolled in the fellowship of addictionology shall pay a fee prescribed by the Board (not to exceed \$50.00) to the Board. No additional fee shall be charged for an extension.

The intent of this rule is that each licensee who prescribes scheduled medications shall have their own individual controlled substance registration certificate issued by the U.S. Drug Enforcement Administration.

Adopted September 13, 1979; amended July 1, 1981; amended March 16, 1995; amended May 17, 2007; amended March 20, 2015; and amended January 22, 2019.

Source: Miss. Code Ann. §73-43-11 (1972, as amended).

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