Mississippi Secretary of State

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

ADMINISTRATIVE	PROCEDURES	NOTICE FILING
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ADMINISTRATIVE PROCEDURES	NOTICE FILING						
AGENCY NAME Mississippi State Board of Medical Licensure		CONTACT PERSON Jonathan Dalton	TELEPHONE NUMBER 601-987-3079				
ADDRESS 1867 Crane Ridge Drive, Suite 200-B		CITY Jackson		STATE MS	ZIP 39216		
EMAIL mboard@msbml.ms.gov	SUBMIT DATE 3/23/23	Name or number of rule(s): 30 Miss. Admin. Code, Pt. 2640 R. 1.5 Use of Diet Medication					
Short explanation of rule/amendment/r	epeal and reason(s) for proposing rule/amendme	nt/repeal: 1	Temporary Revis	ion of the		
regulations regarding the use of diet medications filed for immediate effect while the normal filing process takes place. This filing							
serves to withdraw and replace the orig	inal temporary fili	ng on 1/20/2023 [Administrativ	e Bulletin Sy	stem Number 2	6736]		
Specific legal authority authorizing the p	promulgation of ru	le: Miss. Code Ann., §73-43-11					
List all rules repealed, amended, or susp	ended by the prop	posed rule: Rule 1.5					
ORAL PROCEEDING:							
An oral proceeding is scheduled for	this rule on Date	: Time: Place:					
Presently, an oral proceeding is not s	scheduled on this r	ule.					
If an oral proceeding is not scheduled, an oral proten (10) or more persons. The written request shoutice of proposed rule adoption and should incluagent or attorney, the name, address, email addrecomment period, written submissions including an ECONOMIC IMPACT STATEMENT:	ould be submitted to the de the name, address, ess, and telephone num guments, data, and vie	e agency contact person at the above a email address, and telephone number of iber of the party or parties you represe ws on the proposed rule/amendment/	address within of the person(s nt. At any time repeal may be	twenty (20) days aft) making the reques within the twenty- submitted to the fili	er the filing of this it; and, if you are an five (25) day public ng agency.		
Economic impact statement not requ	uired for this rule.	Concise summary of eco	onomic impa	ict statement at	tached.		
X Original filing Action propo							
Renewal of effectiveness To be in effect in days		rule(s) ndment to existing rule(s)	Adopted with no changes in text Adopted with changes				
Effective date:		al of existing rule(s)	A Designation of the last of t	Adopted by reference			
X Immediately upon filing Other (specify):	The second secon	ition by reference	Withdrawn Repeal adopted as proposed				
	30 da	ys after filing	Effective date:				
	r (specify):	30 days after filing					
Printed name and Title of person authorized to file rules: Jonathan Dalton, Director of Investigations							
Signature of person authorized to f		Port Date					
	DO NO	T WRITE BELOW THIS LINE					
OFFICIAL FILING STAMP	OF	OFFICIAL FILING STAMP		OFFICIAL FILING STAMP			
MAR 2 3 2023							
MISSISSIPPI SECRETARY OF STATE							
Accepted for filing by	Accepted for	or filing by	Accepted for filing by				

The entire text of the Proposed Rule including the text of any rule being amended or changed is attached.

Rule 1.5 Use of Diet Medication.

Pursuant to Mississippi Code, Section 41-29-139(e), it is unlawful for any licensee to prescribe, dispense or administer any medication classified as Schedule II, pursuant to Section 41-29-115, for the exclusive treatment of obesity, weight control, or weight loss.

Prescribing or dispensing a controlled substance for weight reduction or the treatment of obesity should be based on accepted scientific knowledge and sound clinical grounds. All such prescribing and dispensing must be in compliance with applicable state and federal laws.

The licensee providing comprehensive treatment of obesity must be present at the facility when he or she prescribes or dispenses¹ controlled substances for the purpose of weight reduction or the treatment of obesity. A licensee may administer, order, dispense or prescribe controlled substances for the purpose of weight loss or the treatment of obesity only as an adjunct to a clearly documented comprehensive program of behavior modification, comprehensive nutritional education, and exercise or physical therapy intervention. The licensee must comply with all of the following conditions:

- A. An initial comprehensive evaluation is to be conducted by and thoroughly recorded by the prescribing licensee prior to the prescribing, ordering, dispensing or administering of any drug. Such evaluation should include a thorough history and thorough physical exam of the patient to include at a minimum:
 - 1. Past medical history, past surgical history, social history, family history, weight history, dietary history, gynecological history, review of systems, allergies and medications.
 - 2. A physical exam to include height; weight; blood pressure; pulse; % body fat or waist circumference/weight hip ratio; lungs; heart; abdomen; and extremities.
 - 3. Appropriate testing related to medical weight loss (CBC, comprehensive metabolic profile, lipid panel, thyroid panel, EKG, if prior or present history of cardiac disease, hypertension, diabetes, dyslipidemia, or strong family history of cardiac disease age >60
 - 4. The licensee must determine and record the patient's Body Mass Index ("BMI"). No patient should receive anorexic medications unless the patient has (i) a BMI of ≥ 30.0 in a normal otherwise healthy patient, or (ii) a BMI ≥ 27.0 in an individual with at least one associated co-morbidity, or (iii) current body weight ≥ 120 percent of a well-documented, long standing healthy weight that the patient maintained after the age of 18, or (iv) body fat ≥ 30% in females, or body fat ≥ 25% in males, or (v)-waist-hip circumference such that the individual is known to be at increased cardiovascular and/or co-morbidity risk because of abdominal visceral fat, or presence of a co-morbidity condition or conditions aggravated by the patients excessive adiposity. The indication for anorexic therapy must be documented in the record and re-evaluated at each visit or with each prescription refill.
 - 5. Absolute contraindications of Schedule III or IV anorectic drugs for purposes of weight loss management are pregnancy, breast feeding, or severe allergic reactions to these medications. Relative contraindications of Schedule III and IV anorectics for the purpose of weight loss management are uncontrolled bipolar, uncontrolled epilepsy,

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¹ Part 2640, Rule 1.9, controls in all cases. Physician assistants are not permitted to dispense medication.

uncontrolled hypertension, episodic tachyarrhythmia, excessive stimulation, history of substance abuse, severe anticholinergic effects, such as, extreme dryness of mouth or unmanageable constipation should be addressed with licensee prior to starting weight loss medications. Schedule III and IV anorectics can be used in conjunction with any other medications deemed safe by the licensee.

- B. The licensee must not utilize any Schedules III, IV or V controlled substance when he or she knows or has reason to believe an absolute contraindication exists or relative contraindication exists that would be harmful to the patient.
- C. A licensee is not permitted to prescribe, order, or dispense controlled substances for the purpose of weight reduction or treatment of obesity greater than a 30-day supply. Exempted from this requirement are those licensees defined in Rule 1.2(M) and those licensees treating patients resulting from a referral to those licensees defined in Rule 1.2(M).
- D. A patient continued on a controlled substance for the purpose of weight reduction or the treatment of obesity must undergo an in-person re-evaluation once every 30 days; however, those licensees defined in Rule 1.2(M) may re-evaluate patients once every 90 days. A recording of weight, BMI, blood pressure, pulse, and/or any other test which may be necessary for monitoring potential adverse effects of drug therapy should be completed at each visit. Once medically established goals have been met for an individual patient, the need for ongoing medication should be re-evaluated and documented in the record.
- E. Continuation of the prescribing, ordering, dispensing, or administering of controlled substances should occur only if the patient has continued progress toward achieving or maintaining medically established goals and has no significant adverse effects from the medication.
- F. A licensee must not utilize a schedule III, IV or V controlled substance or legend drug for purposes of weight loss unless it has an FDA approved indication for this purpose and then only in accordance with all of the above enumerated conditions. The purpose of this rule is to prohibit the use of such drugs as diuretics and thyroid medications for the sole purpose of weight loss.

Off-label use of any medication that does not have Food and Drug Administration approval for use in the treatment of weight loss is prohibited if administered solely for the purpose of weight loss. Thyroid hormone, diuretics, vitamin B12, B1, B2, B6, methionine, choline, inositol, chromium picolate, and human chorionic gonadotropin are examples of medications that may not be used in this manner. This prohibition does not apply to FDA categories of nutritional supplements sold without prescription.

Licensees may request the Board waive the FDA requirements set forth in Rule 1.5(F) on a per-medication or class of medications basis, for good cause. Temporary waiver may be approved by the Executive Director until the request can be heard before the Board.

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

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