Part 2630 Collaboration

**Part 2630 Chapter 1: Collaboration with Nurse Practitioners**

**Rule 1.1 Scope.** These rules apply to all individuals licensed to practice medicine or osteopathic medicine in the state of Mississippi.

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

**Rule 1.2 Definitions.** For the purpose of Part 2630, Chapter 1 only, the following terms have the meanings indicated:

A. **“Physician”** means any person licensed to practice medicine or osteopathic medicine in the state of Mississippi who holds an unrestricted license or whose practice or prescriptive authority is not limited as a result of voluntary surrender or legal/regulatory order.

B. **“Advanced Practice Registered Nurse (APRN)”** means a person who is licensed or holds the privilege to practice under Miss. Code Ann. §73-15-5, and who is nationally certified as an advanced practice registered nurse or in a specialized nursing practice, including certified nurse midwives (CNM), certified nurse anesthetists (CRNA), clinical nurse specialists (CNS), certified nurse practitioners (CNP) and doctors of nursing practice (DNP).

C. **“Primary Office”** means the usual practice location of a physician and being the same location reported by that physician to the Mississippi State Board of Medical Licensure and the United States Drug Enforcement Administration.

D. **“Collaborating/Consulting Physician”** means a physician who, pursuant to a duly executed protocol, has agreed to collaborate/consult with an APRN, pursuant to Miss. Code Ann. §73-15-20(3). This includes backup physicians under Rule 1.4.

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

**Rule 1.3 Requirements for Collaborating/Consulting Physicians.** Physicians are prohibited from entering into collaborative agreements with APRNs whose practice location is greater than seventy-five (75) miles from the primary office of the physician, as defined in Rule 1.2 above. A collaborative physician must be within 75 miles from the actively practicing APRN at all times. Physicians shall answer collaboration questions upon initial licensure and during each annual renewal cycle. Any change in collaborative status must be reported to the Board within ten (10) working days after said change by utilizing the appropriate forms found on the Board’s website. It is the responsibility of the collaborating/consulting physician to insure the Board’s records accurately reflect the actual collaborative situation of the collaborating/consulting physician.

Each collaborative/consultative relationship shall include and implement a formal quality improvement program which shall be maintained on site and shall be available for inspection by representatives of the Mississippi State Board of Medical Licensure. The quality assurance/quality improvement program shall consist of:

A. Review by collaborative physician of a random sample of charts that represent 10% or 20 charts, whichever is less, of patients seen by the APRN every month. Charts should represent the variety of patient types seen by the APRN. Patients that the
APRN and collaborating physician have consulted on during the month will count as one chart review.

B. The APRN shall maintain a log of charts reviewed which include the identifier for the patient’s charts, reviewers’ names, and dates of review.

C. Each APRN shall meet face to face with a collaborating physician once per quarter for the purpose of quality assurance and this meeting should be documented.


Rule 1.4 Collaborative/Consultative Relationships. Physicians with collaborative relationships with APRN must ensure backup physician coverage when the primary collaborative physician is unavailable. The backup physician must be on APRN protocol. In the event of death, disability (physical/mental), or relocation, which would result in the APRN not having a collaborative physician, the APRN has the duty to immediately notify the Mississippi Board of Nursing as jointly agreed by the Mississippi Board of Nursing and the Mississippi Board of Medical Licensure. The Nursing Board will then immediately notify the Mississippi State Board of Medical Licensure.

In order that patients may continue to be treated without interruption of care, the APRN may be allowed to continue to practice for a 90-day grace period while the APRN attempts to secure a collaborative physician without such practice being considered the practice of medicine. The Mississippi State Board of Medical Licensure or its designee will serve as the APRN’s collaborative physician with the agreement of the Mississippi Board of Nursing. The Mississippi State Board of Medical Licensure and the Mississippi State Board of Nursing will assist the APRN in their attempt to secure a collaborative physician. If a collaborative physician has not been secured at the end of the 90-day grace period, an additional 90-day extension may be granted by mutual agreement of the Executive Committee of the Mississippi Board of Nursing and the Executive Committee of the Mississippi State Board of Medical Licensure. During this additional 90-day extension, the above described collaborative agreement will continue. The APRN will not be allowed to practice until the previously described collaborative arrangement with the Mississippi State Board of Medical Licensure is agreed upon.


Rule 1.5 Violation of Rules. Any violation of the rules as enumerated above shall constitute unprofessional conduct in violation of Mississippi Code, Section 73-25-29(8).


Rule 1.6 Effective Date of Regulation. The above rules pertaining to collaborating/consulting physicians shall become effective September 21, 1991.


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**Rule 1.2 Definitions.** For the purpose of Part 2630, Chapter 1 only, the following terms have the meanings indicated:

A. “*Physician*” means any person licensed to practice medicine or osteopathic medicine in the state of Mississippi who holds an unrestricted license or whose practice or prescriptive authority is not limited as a result of voluntary surrender or legal/regulatory order.

B. “*Free Standing Clinic*” means a clinic or other facility wherein patients are treated by a nurse practitioner, which is more than fifteen (15) miles away from the primary office of the collaborative/consultative physician. Excluded from this definition are all licensed hospitals, state health department facilities, federally qualified community health clinics and volunteer clinics. “*Advanced Practice Registered Nurse (APRN)*” means a person who is licensed or holds the privilege to practice under Miss. Code Ann. §73-15-5, and who is nationally certified as an advanced practice registered nurse or in a specialized nursing practice, including certified nurse midwives (CNM), certified nurse anesthetists (CRNA), clinical nurse specialists (CNS), certified nurse practitioners (CNP) and doctors of nursing practice (DNP).

C. “*Primary Office*” means the usual practice location of a physician and being the same location reported by that physician to the Mississippi State Board of Medical Licensure and the United States Drug Enforcement Administration.

D. “*Collaborating/Consulting Physician*” means a physician who, pursuant to a duly executed protocol, has agreed to collaborate/consult with a nurse practitioner an APRN, pursuant to Miss. Code Ann. §73-15-20(3). This includes backup physicians under Rule 1.4.

E. “*Nurse Practitioner*” means any person licensed to practice nursing in the state of Mississippi and certified by the Mississippi Board of Nursing to practice in an expanded role as a nurse practitioner.

F. “*Advanced Practice Registered Nurse*” includes all nurse practitioners, certified nurse midwives and certified registered nurse anesthetists.

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

**Rule 1.3 Board Review.** Physicians who wish to collaborate/consult with a nurse practitioner who plans or anticipates practicing in a free standing clinic, must first (a) appear personally or by telephone before the Mississippi State Board of Medical Licensure and/or the Joint Committee of the Board of Medical Licensure and the Board of Nursing if the Board of Medical Licensure determines that the collaborative/consultative relationship may not be approved absent action from the Joint Committee, (b) present and discuss the protocol, and (c) obtain approval from the Board to act as a collaborating/consulting physician. The facts and matters to be considered by the Board shall include, but are not limited to, how the collaborating/consulting physician and
nurse practitioner plan to implement the protocol, the method and manner of collaboration, consultation, and referral.

The requirement for Board appearance and approval set forth in the preceding paragraph also applies to any physician collaborating/consulting with a nurse practitioner who later moves to a free standing clinic under an existing protocol.

Where a nurse practitioner is practicing in a free standing clinic pursuant to an existing protocol as of the effective date of this regulation, the requirements of personal appearance or telephone interview and Board approval set forth in the paragraph above shall not be required until the next succeeding renewal date for said certificate as required by the Mississippi State Board of Nursing.

Where two or more physicians anticipate executing a protocol to collaborate/consult with a nurse practitioner practicing in a free standing clinic, it shall not be necessary that all of the physicians personally appear before the Mississippi State Board of Medical Licensure as required in the preceding paragraph. In this situation, the physician who will bear the primary responsibility for the collaboration/consultation with the nurse practitioner shall make the required personal appearance or telephone interview.

**Rule 1.3 Requirements for Collaborating/Consulting Physicians.** Physicians are prohibited from entering into collaborative agreements with APRNs whose practice location is greater than seventy-five (75) miles from the primary office of the physician, as defined in Rule 1.2 above. A collaborative physician must be within 75 miles from the actively practicing APRN at all times.

Physicians shall answer collaboration questions upon initial licensure and during each annual renewal cycle. Any change in collaborative status must be reported to the Board within ten (10) working days after said change by utilizing the appropriate forms found on the Board’s website. It is the responsibility of the collaborating/consulting physician to insure the Board’s records accurately reflect the actual collaborative situation of the collaborating/consulting physician.

Each collaborative/consultative relationship shall include and implement a formal quality improvement program which shall be maintained on site and shall be available for inspection by representatives of the Mississippi State Board of Medical Licensure. The quality assurance/quality improvement program shall consist of:

A. Review by collaborative physician of a random sample of charts that represent 10% or 20 charts, whichever is less, of patients seen by the nurse practitioner APRN every month. Charts should represent the variety of patient types seen by the nurse practitioner APRN. Patients that the nurse practitioner APRN and collaborating physician have consulted on during the month will count as one chart review.

B. The nurse practitioner APRN shall maintain a log of charts reviewed which include the identifier for the patient’s charts, reviewers’ names, and dates of review.

C. Each nurse practitioner APRN shall meet face to face with a collaborating physician once per quarter for the purpose of quality assurance and this meeting should be documented.

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Rule 1.4 Collaborative/Consultative Relationships. Physicians with collaborative relationships with APRN must ensure backup physician coverage when the primary collaborative physician is unavailable. The backup physician must be on APRN protocol. In the event of death, disability (physical/mental), or relocation, which would result in the APRN not having a collaborative physician, the APRN has the duty to immediately notify the Mississippi Board of Nursing as jointly agreed by the Mississippi Board of Nursing and the Mississippi Board of Medical Licensure. The Nursing Board will then immediately notify the Mississippi State Board of Medical Licensure.

In order that patients may continue to be treated without interruption of care, the APRN may be allowed to continue to practice for a 90-day grace period while the APRN attempts to secure a collaborative physician without such practice being considered the practice of medicine. The Mississippi State Board of Medical Licensure or its designee will serve as the APRN’s collaborative physician with the agreement of the Mississippi Board of Nursing. The Mississippi State Board of Medical Licensure and the Mississippi State Board of Nursing will assist the APRN in their attempt to secure a collaborative physician. If a collaborative physician has not been secured at the end of the 90-day grace period, an additional 90-day extension may be granted by mutual agreement of the Executive Committee of the Mississippi Board of Nursing and the Executive Committee of the Mississippi State Board of Medical Licensure. During this additional 90-day extension, the above described collaborative agreement will continue. The APRN will not be allowed to practice until the previously described collaborative arrangement with the Mississippi State Board of Medical Licensure is agreed upon.


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