



RESOLUTION

Whereas, it is necessary for the Occupational Licensing Review Commission to issue a resolution regarding the approval or denial of specific rules submitted for its review: NOW, THEREFORE, LET IT BE RESOLVED BY THE OCCUPATIONAL LICENSING REVIEW COMMISSION, that the following rules shall be known to have been approved by the Commission at a duly-called meeting of its members on September 30, 2024, and may now be filed as final with the Secretary of State's Office for inclusion in the Mississippi Administrative Code:

- Mississippi Board of Pharmacy - Title 30, Part 3001, Article XLVII, Section 9: *Physician Dispensing Facility Permits*. Amendment of existing regulation requires dispensing physicians of a permitted facility to comply with the same compounding requirements of permitted pharmacies.
- Mississippi Board of Pharmacy - Title 30, Part 3001, Article XV: *Issuance and Receipt of Prescription Copies*. Amendment of existing regulation that allows a single pharmacist to transfer a prescription from one pharmacy to another if the pharmacies share a common computerized system when done at the request of a patient.
- Mississippi State Board of Dental Examiners - Title 30, Part 2301, Rule 1.25: *Radiology Permits*. Amendment of existing regulation that includes changes to requirements for Mississippi Radiology Permits.
- Mississippi State Board of Dental Examiners - Title 30, Part 2301, Rule 1.41: *Continuing Education*. Amendment of existing regulation that includes changes to requirements for continuing education requirements for Mississippi dentists and dental hygienists.
- Mississippi Board on Law Enforcement Officer Standards and Training – Title 31, Part 301, Chapter 9, Rule 9.2(1)(B): *Certification Based on Equivalency of Training and Refresher Training*. Amendment of existing regulation to include Military Freedom Act and Universal Recognition of Occupational Licenses Act requirements.
- Mississippi State Board of Architecture– Title 30, Part 201, Chapters 2-4: Rule 2.1.1 – Amendment to existing regulation to exempt Mississippi residents from application/registration fee for initial registration; Rule 3.2.8.1 – Addition of new regulation to allow non-resident architects to serve as a consultant; Rule 3.2.16 – Amendment to existing regulation to clarify wording and add the Board of Architecture to the list of entities that must be notified if an architect is not providing construction administration services; Rule 4.3.5 – Amendment to existing

regulation to bring into conformity with Miss. Code Ann. § 11-75-1; Rule 4.5.2 – Amendment to existing regulation to clarify responsible control requirement and address use of outsourced drafting.

- Mississippi State Board of Public Accountancy– Title 30, Part 1, Chapter 2: *Licenses and Practice Privileges*. Rules 2.1.3 and 2.1.4 - Amendment to existing regulations to remove unnecessary language regarding the ethics examination and adding specificity; Rules 2.2.1 and 2.2.10 – Amendment to existing regulations to more closely align with the UAA, including changing the passing grade requirement from 18-months to 30-months.